FORM No. 851—Oregon Trust Dood Series—TRUST DEED.	#01035689	OPYRIGHT 1990 STEVENS-NESELAW I	UBLISHING CO.; PORTLAND, OR \$7204
NE* 20786	TRUST DEED	학교실하게 잡고 한 민준은 날 날 같이 걸	o _{age 19630 (4)}
THIS TRUST DEED, made this	26thday of	September Contuct actives	
		County attract	11. APROX 1196 2003 OL
as Grantor, ASPEN TITLE & ESCRO	W, INC.	UNCOLD (A NIOLI)	as Trustee, and
as Grantor, ASPEN TITLE & ESCRO KENO CONSTRUCTION COMPANY, an	Oregon corporation	arent/ancrother,	reasplien Boundaria.
	109	n, 120	Second Steel Hige/ Costen-
as Beneficiary,	THE REALTS	in book, real/ag	ume No
Grantor irrevocably grants, bargair	WIINESSEIN:	trustes in trust with now	er of sale the property
in <u>Klamath</u> County,	Oredon described as:	그는 아파트는 것 같아요. 승규가 가지 않는 것이 같아요.	· 동안이 하지 않는 것이 있는 것 바람에서 가지 않는
그는 것 같은 것 같			record on the successful day
Lot 5, Block 31, FIFTH ADDITIC	ON TO KLAMATH RIVER	ACRES, in the Count	y of Klamath,
State of Oregon.		STATEOFOR	$\lambda _{24}$
Tax Acct. No.: 021-4008-6BC-:	200 Kow Number!		
Tax Acct. No.: 021-4000-0BC	500 Ney Number.		
THIS TRUST DEED IS AN ALL-INC A TRUST DEED IN FAVOR OF AMER EXHIBIT "A."	LUSIVE TRUST DEED A ICAN SAVINGS AND LO	ND IS JUNIOR AND SUI AN ASSOCIATION. SEI	E ATTACHED
together with all and singular the tenements, he now or hereafter appertaining, and the rents, he tion with said real estate. FOR THE PURPOSE OF SECURING sum of SIXTY THREE THOUSAND NINE	performance of each a	greement of grantor herein co	ntained and payment of the
sum of SIAII INCE INCOMPAND AIA \$63,900.00 note of even date herewith, payable to beneticia not sooner paid, to be due and payable at m The date of maturity of the debt secured	ry or order and made by gra	ntor, the final payment of pri	રાજી દુશા પ્રાથમ સંસ્થાર તે દુશાય દિવસો સ્થાય પ્રા

I he date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said holds becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable as any the set splitted pay and because

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid of incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's bene-ficiary in such proceedings, shall be paid to beneticiary and secured hereby; and famitor agrees, at its own expense, bene-ficiary in such instruments as shall be increasary; in obtaining such com-pensation, promptly upon beneticiary's for cancellation, withen request of bene-ficiary, payment of its fuel meconsury; for cancellation, withen all the note for endorsement (in case of full steel meconsury; for cancellation), without allecting the liability of any time and form presentation of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or the data that best dranting any essement or creating any restriction thereoni, (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any "reconvey, and the recitals therein of any matters or lacts shall be conclusive proof of the furthulness thereol. Trustees itees lor any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereinder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of, any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's less upon 'any indebtedness secured hereby and in-such order as bene-liciary may determine. 11. The 'entering' upon' and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the essence with respect to such payment and/or pay indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary and declare all sums secured hereby immediately due and payaler. In such en event the beneficiary at his election may proceed to foreet with rust feed by advertisement and sale, or may direct the trustee to foursus any other right or the trustee shall execute and Gaus cristee to foursus any advertisement and his election to sell the as commenced loreclosure by advertisement and his election to sell the sco

Definite the prior electing the cure shall pay to the beneficiary all costs deducts the priors electing the cure shall pay to the beneficiary all costs deducts the prior electing the cure shall pay to the beneficiary all costs deducts the prior electing the cure shall pay to the beneficiary all costs deducts the intervent of the beneficiary all costs of the trust deed to the trust be trust deed to the trust deed to the trust be trust deed to the trust deed deed the trust deed the trus

viney, who is an active member of the Oregon State Bor, a bank, trust company nor the United States in the finitariance company authorized to insure title to real s or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either on att or savings and loan association authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United State atte

ŝ

The grantor covenants and agrees t fully seized in tee simple of said described					at he is law-
except as set out on page 1 h	NEWLAR OF THE OF	abilities to celling and tract of the approximation.	AND MARCH N Sector Sector N March Sector	E trajenia politici in all'entra del l'entra politici in ancara espera alle Simonga della companya espera	i se
and that he will warrant and forever defe	when requires by bound	nst all persons wi	homsoever	n sana sana sana sana sa na sana sana sa	an a
્યું તેમજ દુર્શ કાર્યદ્વ, સાર્ગ્સ સ્વાયું ઉપયોગ પ્રાપ્ત કરી વ્યવસ્થા, બંધા મુખ્યુ 34 - ગાંધકા માં દુરાજ પ્રાપ્ત આપ ગાંધમાનાઓ પ્રાપ્ત કરાય સ્વાયનાં પ્રોપ્ત સ્વાય નાંચીના બુધુ સ્વાય કરે છે. આ ગાંધ સાથે પ્રાપ્ત કરે સ્વાયન્સ્વ કરે છે. તે કે આવેલ મુખ્યત્વે આ 10 કે સાથવાની પ્રાપ્ત કરે છે. તેમજ બાદવાની જેવા છે. જે આ 10 કે	t in the physics with a stat attact by tank an the many by tank	under Under Steiner seinere, dire Sulfer Areit under Anne Beisken Areite mei Allerigenen Schrift D	adalampu, it Tur vertrat, u vertrat or up entrede of u	કે પશ્ચિત્ર કરવા છે. આ ગામ આ ગામ આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગ	stragonský ferníka jso baková o hoda a hodobakovánstválst hiji zahlan a hodobakovánské st o součatení Monetována hodana ho
and a consistent from consistent a sector and consistent from consist in sector in an administrative and a sector at non-consistent and a sector in an an an a sector a sector and non-consistent a sector in a sector in a sector of a sector and a sector and non-consistent a sector in a sector in a sector of a sector and a sector a sector in a sector in a sector of a	a tanan ng bang bu Gran ng pulang Gran ng pulang	angua it any induction nation it any induction for the destructure	0004 (1999) 2010 (2010) (2010) (1990) (1990) (2010)	a filo india ana any solatan' amin'ny filonona Na gina dia mandritra ana ana ana ana Na dia mandritra any solatan' any	ತ್ತಾನ ಅಧಿವರ್ಷಕ್ರವನ್ ಮಾಕಿದಾ ಹೆಚ್ಚಿನ ನಡುಕ್ತಿ ಸಿದ್ದಿನ್ ಮಾಗ್ರಿದ್ದಾನ ನಡುವುಗಳು ಮಾರಿನ್ನ ಜಿಡಿ ಸಿಕೆಕ್ಕಾಗ ಡುವುಗಳು ಮುಖ್ಯ ಕ್ರಾಮಾ ಪ್ರಕಾನ ಸಿಕೆಕ್ಕಾಗ
(1) And the second of the second s	and the second second second	thall north the termination charles, the termination attaches, (2) in the po- garate servicility, the po- garate	ય છે. છે. જેમ	ે સ્પૂર્ણ દેશ પ્રદુધ કરતાં કરતાં છે. માન્દ્ર દેશકાર કર્યું છે. સાંગળ માન્ય ગામ પ્રદુધ કે જાતને ગામ શેર્થ મુખ્ય તે મુખ્ય તે છે. માન્ય સાથે છે. સાંગળ મારે મારે મુખ્ય તે મુખ્ય તે છે.	an a
્યું શેર શેર્પ તે તે પુંચ છે. તે પ્રાપ્ત પ્રાપ્ત કરે છે. તે પ્રાપ્ત પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત તે પ્રાપ્ત કરે પુરંત પ્રાપ્ત કરે છે. તે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે તે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે છે. તે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત તે પ્રાપ્ત કરે પ્રાપ્ત કરે છે. તે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત	શ્વેમાં કેટલા કોઈલ્ટ સુંદ્રાપ્ત છે. આવેલ પ્રશ્ન સ્થિત્વ કેટલા કેટ જેટલ છે. સ્થવે સ્થવે સ્વત્ય સ્થ તે જેટલા સ્થવે સ્થવે સ્થવે કેટલા	ા સાહે છે. આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગામ આ આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગામ આ આ ગામ આ	o alasti oli aki Soli Maji Ba Arti, olasti pia Artifi Sarati	Bark Bar Bart (Bart Constanting) Bark Bart Andre Bart (Bart Constanting) Bark Bart (Bart Constanting) Constanting (Bart Constanting)	i galla i generale di diretta della di Angli i generale esclutto della di Les constato di di di di di di di di Les constato di di di di di di di
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b) for an organization, or (even it grant	y or household purpos	ses (see Important N	otice below) ,તરાચ પુર્વે ના ગામ પ્રવે	i i sui si see sissi na se segar i sana si na se seconda si sui sui na si se se se sui sui sui
This deed applies to, inures to the benelit personal representatives, successors and assigns. I	The term beneficiary	shall mean the holde	r and owne	r, including pledgee,	of the contract
secured hereby, whether or not named as a benef gender includes the teminine and the neuter, and IN WITNESS WHEREOF, said 4	the singular number in	ncludes the plural.	at fan gener fa	and a standar i haran sini siya ku n Anto dara se siya na si dara	ang
* IMPORTANT NOTICE: Delete, by lining out, whicheve	ત્વી પશુપાલન અન્યત્વી અનુવારી વિશ્વાસથીના છે. કાર્યન્ટ્રસ્ટિફેટિંગ કરેલું ગામ્બરેન્ટ્ર ઉપેટ ફેટ્રિંગ આસર્ટ્સર કરેલ્ટ્ર	mail	aS.	Brow	a da ser a ser a de la ser de La ser a ser a ser de la ser de
not applicable; if warranty (a) is applicable and the b as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatio	and Regulation Z, the n-by making required	MARLA'S. BR	ROWN	a por construction of the second s Second second sec	and a second s
disclosures; for this purpose use Stevens-Ness Form No If compliance with the Act is not required, disregard t		આવ્યું મુખ્ય સ્વેશ્વર્ય પ્રાપ્ય કરવાયું છે. ૧૯૯૨ - ૨૦૦૦ સ્વેશ્વર્ય સ્વેશ્વર્ય કરવાયું છે. ૧૯૯૨ - ૨૦૦૦ સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય ૨૦૦૧ - ૨૦૦૦ સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય સ્વેશ્વર્ય	land a start of the start of th	igang kan si san ang pangang kang pang Sang pangang pangang pangang pangang Manang pangang pangang pangang pangang Pang pangang pangang pangang pangang Pang pangang pangang pangang pangang pangang pangang pangang pangang pangang Pang pang pangang pang Pang pang pangang	a cate category or a cate category or ably the shirt to
		an and all and a first start and an adverse for the transition of the start of the start of the and the start of the start	મથે, સામયે, ચુપાએટ કેન્સ્ટ્રેસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિ કેસ્ટ્રિસ્ટ્રેસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિ કેસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિસ્ટ્રિ	 C. C. C. ANNAL, C. C. BRIDNAR, M. C. B	
. The particular sector of the sector $This$ instruction $This$ is the sector $This$ is the sector $This$ instruction $This$ is the sector $This$ is	GON, County of ment was acknow RLA S. BROWN	ledged before me	on'Se	ptember: 269	
This instru	MLA 5: BROWN	ledged before me	on		<u>, 19 - 4</u> ,
(a) The second secon	And the provide the second of the con- entropy of the second of the second of the con- entropy of the second of the second of the second of the	- asy decrement	nt op oden	; ;	
ու հետում է համան է անցելու է ունել են հետում է հետում է Հետում է հետում է հետ Իրակել է է հետում է հ Իրակել է է հետում է հ	- ಕಲ್ಲಿಗಳು ಬಳಗಳು ಸಂಕ್ಷೆಗಳು ಕಲ್ಲೇ ಕೈಲ್ಲಾಗಳು ಕೈಲ್ಲಾಗಳು ಕೈಲ್ಲಿ ಆಟ್ ಕೈಲ್ಲಾಗಳು ಕೈಲ್ಲಾಗಳು ಕೈಲ್ಲಿ ಆಟ್ ಕೈಲ್ಲಾಗಳು ಸಂಕ್ಷೆಗಳು ಕೈಲ್ಲಿಗಳು	Warlene	$\mathcal{Y} \subset$	Addeng fo	dic for Oregon
អ្នកអ្វីកំណូ ដែលនេះសាសាសាសីសែក្តា ស្ថាសារផ្ទះស្ថិត នៅទំនាំ ស្ថាន់ ស្ថិត្រ ស្ត្រី អ្នកអ្នកសាសត្រូស ស្ថាន ស្ថាសាសសាស អ្នកសាសាសាសាស្តា ស្ថិត អ្នកសាសាស្តាន ស្ថាសាសាសាសាសាសាសាសាសាសាសា ថា អ្នកអ្នកសាសាសាសាសាសាសាសាសាសាសាសាសាសាសាសាសាសាសា	ana ana manganyan a Mananana penanganyan Manananananananan	My commission ex	pires Ma	irch 22, 1993	
To prove the accurate of the regard L To prove proventing accuration of the regard of the region of the region of the region of the region of the region of the region of the region of the region of the region of the region of the region of the region of the region of the region of the regio	REQUEST FOR FULL	RECONVEYANCE	enderse sons Sederse sons Sederse sons Sederse sons	1923 - 221 - 241 - 222 - 223 - 224 1226 - 223 - 224 - 224 - 224 - 224 1226 - 224 - 224 - 224 - 224 - 224 - 224 - 224 - 224 - 224 - 224 - 224 - 224 1226 - 224 - 22	દ્રા કુટ્યું સામય સામય કુટ્યું પ્રાપ્ત કુટ્રેલ્લું કુટ્રું કુટ્રું ને ક્રોડ સામય કુટ્રું કુટ્રું કુટ્રું કુટ્ર જે તે તે કુટ્રું કુટ્રે
in a second s	To be used only when oblication with the states of the sta	manne gealtait. Gealt na statut	AND STREET OF CASE	त्रव्यक्षत्र संविधाः मान्युः वर्ष	Charles and a state of the state of the
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y		ss secured by the t	oregoing tr		secured by said
said trust deed or pursuant to statute, to cano herewith together with said trust deed) and to re	el all evidences of ind convey, without warr	debtedness secured b anty, to the parties	y said trus	t deed (which are	delivered to you
estate now held by you under the same. Mail re	· · • • • • • • • • • • • • • • • • • •				
DATED:					
A TRUGT DEED IN FAVOR OF AMER EXHIBIT WAT"			CIATION.		EQ.
De not lette of destroy this Trust Deed OR THE NOTE	which is secures. Both mus	r be delivered to the trust	ee for concella	flen before reconveyonce	will be mode.
TRUST DEED		4.2.2.2.	STATE	OF OREGON,	
2 (13 5 () [(FORM No. 881) 'stevens.ness LAW pub! co., portland, ork.))) [on to klamath	RIVER ACEES,	I I Ace	of tify that the wit	
(1000) 100000000	as, selle wid con 1. Grozon, descriiv		of	ved for record on	the
Grantor	SPACE RE	ESERVED	at in book/s page	reel volume No.	ee/file/instru-
KEID CORSISTENCE COMPART &		FOR DER'S USE OL'ICIOU'	ment/mi	rotilm reception	No,
Beneticiary	OW. INC.			tness my hand	1 2 CT PT CG
ATER RECORDING RETURN TO	2664	var a pence	NAMI		TITLE
20786	18(:21	DEED	By	<u> </u>	
source are not and and and construction states and the states of the	S. C. S. S. P. P. P.	2005-2005-0-1, 	an an the second		

19631

5 (a



EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN BOOK M-77 AT PAGE 18809 IN FAVOR OF AMERICAN SAVINGS AND LOAN ASSOCIATION AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. KENO CONSTRUCTION COMPANY, THE BENEFICIARY(IES) HEREIN, AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF AMERICAN SAVINGS AND LOAN ASSOCIATION AND WILL SAVE GRANTOR(S) HEREIN, MARLA S. BROWN, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY(IES) (INITIALS OF GRANTOR(S)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	f			the	day
of <u>Sept</u> .	A.D., 19	<u>90</u> at <u>11:52</u>			Vol,
o	f	Mortgages	on Page	19630	한 같은 것은 것을 받는 것을 하는 것을 수가 있다. 물건을 하는 것을 수가 있는 것을 수가 있다. 않는 것을 수가 있는 것을 수가 있다. 않는 것을 것을 수가 있는 것을 수가 있는 것을 것을 수가 있는 것을 수가 있는 것을 것을 것을 것을 것을 수가 않았다. 것을 것을 것을 것을 것을 것을 것을 것을 것을 수가 않았다. 것을
			Evelyn Biehn	County Clerk	
FEE \$18.00	지수가 같은 것이 같아.			lene Muller	
그는 그는 것은 정말을 가지 않는 것을 것을 했다.					방법 공격 수 있는 것 같은 것 같은