		그 같은 것 같은	07 07204
	1 -10-25428	COPYRIGHT 1990 STEVENS NESS LAW PUBLISHING CO., PORTLA	1ND. OR 51200
FORM No. 831—Oregon Trust Deed Series—TRUST	DEED ASPEN DAU, DONO	Vol. M90 Pag2341	17 (M)
and the second se		V01.7790_Page	
NE く クワロジウ	TRUST DEED		àn
	17+6	November 19 RISTIAN, husband and wife	between
	ande this IDIN day of	SYSTIAN, husband and wife	
THIS TRUST DEED T	AN and PATRICIA R. CII		
NAYMAN W. CHILLOF		or Tru	stee, and
TIT	IF & FSCROW, INC.	with	010-)
ASPEN 111	AND KATHLEEN M. WILLI	AMS, NUSDANU and	
GARY B. WILLIAMS	and kurnship	AMS, husband and wife with	,
full rights of su			
		(.	
as Beneficiary,	WITNESSETH	tunton in trust with power of sale, the	e property
- in the second s	nts, bargains, sells and conveys to	frustee in trust, and	
Grantor irrevocably gra	County, Oregon, described as:	: 5 trustee in trust, with power of sale, the	
in	ATTACHED HEREIU		
SEE EXHIBIT O			

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

becomes due and payable. In the event the minimum without first haves and, conveyed, assigned or alienated by the grantor without first haves and, conveyed, assigned or alienated by the grantor without first haves and the beneficiary's option, all obligations secured by this instrume herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:
To complete or restore and maintain said property in good continue, and repair, not to remove or demolish any building or improvement thereon.
To complete or restore pawkich may be constructed, damaged or distroyed thereon, and gond all workmanike thereon.
To complete or restore pawkich may be constructed, damaged or distroyed thereon, and gond all workmanike the distroyed thereon, and gond all workmanike the distroyed thereon, and gond all workmanike the distroyed thereon, and gond all work on an any building or improvements and the distroyed thereon and gond all was, ordinances, redulations, so or courses, to those well as the hort of all lien searches maked or distroyed thereon and gond all work on a searching agencies as may be deemed desirable by the beneficiary may require and tool all lien searches maked by the distroyed to the beneficiary at least a set of all lien searches maked by the distroyed and continuously maintain insurance on the buildings in an amount leas than \$ full, with hos payable to the latter; all construction and propersy in such order as shared by different or all all for any reson to procure the same and or relater, and the delivation the beneficiary of a set of applied by beneficiary of the distroy. The order as the share the same reson to recure any such insurance and to the beneficiary and the delivation.
5. To keep and other charges that may be indead like any order with any part distroy at heat insurance pay and a set of an anomal second like any part distroy at heat insurance on the buildings in a searching agencies to the beneficiary atheat in any anot

Rmw

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 9. In the event that any portion or all of said property shall have the under the right of eminent domain or condemnation, beneliciary shall have the inder the right of eminent domain or condemnation of the monies payable right, if it so elects, to require that all or any portion of the monies payable to pay all reasonable costs, expenses and atorney's fees necessarily paid or to pay all reasonable costs, expenses and atorney's fees necessarily paid or incurred by frantor in such proceedings, shall be paid to beneliciary is rea-ported by it first upon any reasonable costs and expenses and attorney's fees here trial and appellate courts, necessary paid or incurred by bene-both in the trial and papellate courts, necessary in obtaining such com-secured hereby; and frantor afrees, at its own expense, to take such actions secured hereby; and frantor afrees, at its own expense, to take such actions ner escute such instruments as shall be necessary in obtaining such com-9. At any time and from time to time upon written request of bene-9. At any time and presentation of this deed and the note for ficiary, payment (in case of hull reconvegances, for cancellation), without altecting the liability of any person lor the payment of the indebtedness, trustee may the liability of any person lor the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attariey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 696.535 to 698.535.

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocing this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The dynamic and the construction of the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The dynamic and the construction of the preson or present effective thereof. Truster's tees for any of the truthulness thereof. Truster's tees for any of the truthulness thereof. Truster's tees for any of the services mentioned in this paragraph shall be not less than \$5. If Upon any delault by agent or by a receiver to be appointed by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprint by a court, and without enter upon and take possession of said proprints issues and profits, including peration and collection, including reasonable atterney's tees upon any indebtedness secured hereby, and in such order as beneficiary and the application or release thereol as addressid, shall not cure of property, and the application or release thereal as addressid, shall not cure or uping addition to be application or invalidate any act done way delault or notice.

property, and the application or release thereot is alorestia, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afreement hereunder, time being of the hereby or in his performance of any afreement hereunder, time being of the hereby or in his performance of any afreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all beneficiary at his election may proceed to foreclose this trust deed in equilibration or in equity, which writes the to pursue any other right or advert either at law or in equity, which writes ento pursue any other right or temedy, there at law or in equity, which writes ento pursue any other right or teme shall execute and cause to be recorded his written notice of default has beneficiary elects to foreclose the property to satisfy the obligation the trustee shall execute and cause to be recorded his written notice of default in the trustee shall execute and cause to be recorded his written notice of all default in the trustee shall execute and cause to be a property to satisfy the obligation of the trustee shall execute and cause to be a property to satisfy the obligation in the manner provided in Ohas commenced foreclosure by advertisement and 13. After the trustee to 5 days before the date the marker conducts the sale, and at any time produce persons op rivileged by thure to pay, when due, such the grantor or any 11 the default consists of a failure to pay, when due, such and head had no default occurred. Any other default that is capable of not then be due had no default occurred. Any other default that is capable of not then be due had no default occurred. Any other default that is capable of not then be due had no default occurred. Any other default that is capable of not then be due had no default occurred. Any other default that is capable of not then be

defaults. The person effecting the cure sum may to the default of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed together with trustes and attorney's tees not exceeding the amounts protect plaw. If Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in subarate parcels and shall sell the parc of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the put without any covenant or wanning, express or im-the property state in the deed of any matters of fact he trustee, but including of the truthiness thereol. Any person, excluding the trustee, but including the grants in the deed of any matters of fact he trustee, but including the frant and beneliciary, may purchase at the sales provided herein, trustee shall apply the proceeds of sale to payment or rasonable charge by trustee's stitumey. (2) to the obligation secured by interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitle to such surplus. If any, to the grantor or to any successor for ward of the trustee in shall appear to his successor in interest entitle to such surplus. If any to the grantor or to any successor truster appointed here under. Upon such shall be made by written instrument excessor trustee by beneficiary, and sublicit corded in the mortdage records of the county or counties in which, when property is situated, shall be conclusive proof of proper appointment of the successor trustee. The more defined the south sole appointeent which, when property is invite the mortdage records of proper appointment of the successor trustee. So any trustee shall be made by written instrument excetueed by beneficiary, and sublishill corded in the mortdage records

~

3

30

ABW.

23418

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily lor grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

Nayman W. Christian Patricia P Christian Patricia R. Christian

STATE OF OREGON, County of ______ Klamath_____)ss. Nayman W. Christian and Patricia R. Christian bv This instrument was acknowledged before me on by .. 25 17 as $(\cdot$ QNE saker udito VARG Notary Public for Oregon 23-23 1-My commission expires REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

TO:

Beneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		STATE OF OREGON, County of		
		was received for record on theday of, 19, sto'clockM, and recorded		
Grantor	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume Nó on page or as fee/file/instru- ment/microfilm/reception No, Record of Mortgages of said County.		
Beneficiary		Witness my hand and seal of County affixed.		
Aspen Title & Escrow, Inc. 525 Main Street Klamath Falls, OR 97601		NAME By		

EXHIBIT "A"

Beginning at a point located 30 feet East of the Southwest corner of the Southeast quarter of Northeast quarter of Section 3, Township 39 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon; thence due East along the South line of said fourty acre tract for a distance of 790 feet to a point near the irrigation canal; thence due North 56 feet to a Juniper tree on the North side of the irrigation feet; thence North 60 degrees West to a second Juniper tree 321 feet; thence Westerly 495 feet to the Easterly line of the Bonanza-Beatty Market Road; thence South along the Easterly line of said road 447 feet to the point of beginning.

CODE 37 MAP 3911-300 TL 1200

STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 23rd day
Filed for record at request of <u>Aspen Title & Escrow</u> of <u>November</u> A.D., 19 <u>90</u> at <u>2:27</u> o'c	on Page
of Mortgages	EVELYN BIEHN County Clerk, By Semetha Actoch
FEE \$18.00	

23419