FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	SPEN 0203515	RIGHT 1990 STEVENS-NESS LAW	PUBLISHING CO., PORTLAND, OR \$7204
NE 25018 107 107	TRUST DEED	Vol. <u>M91</u> Pa	age <b>13</b> 05 🛞
THIS TRUST DEED, made this . PACIFIC NORTHWEST DISTRIC		January AN AND MISSIONAL	
ALLE FANCE BURGER CONTRACTOR		ىتەرەپەر يېزىكىيە بەلەر مەرەپەر يېزىكىيە تەرىپى يېزىكىيە تەرەپىيە يېزىكىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە يېزىلەر ئەرەپەر يېزىكى يېزىكىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە تەرەپىيە	
as Grantor, ASPEN TITLE & ESC FIRST CHURCH OF CHRIST, S	CIENTIST, KLAMAI	H FALLS, OREGON	, AN OREGON
NON-PROFIT CORPORATION as Beneficiary,	n na serie de la serie de l Serie de la serie de la ser		an a
Grantor irrevocably grants, bargain	WITNESSETH: ns, sells and conveys to the	rustee in trust, with pov	ver of sale, the property
in <u>KLAMATH</u> The Easterly 52.12 feet o	Oregon, described as: of Lot 1, Block 5	1, NICHOLS ADDI	TION TO
LINKVILLE (NOW THE CITY O of Klamath, State of Oreg	IF KLAMATH FALLS)	OREGON, in the e Northerly 50	County feet of
said Hot?		신지, 일에 방법, 2013년 8월 1983년 - 1993년 - 1997년 1987년 198 1987년 - 1987년 - 1987년	일을 설립하는 것이 있는 것이 있다. 이 같은 아이지 아이지 않는 것은 것을 통하는 것이 있는 것이 있는 것이 있다.
CODE 1 MAP 3809-29DC		an dan seria dan ser Seria dan seria dan s	
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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

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sold, conveyed, assigned or alienated by the grantor without first *l* then, at the beneficiary's option, all obligations secured by this instruction, and be beneficiary is option, all obligations secured by this instruction in the security of this trust deed, grantor adrees:

To protect the security of this trust deed, grantor adrees:
To protect, preserve and maintain said property in good condition of repair; not to remove or demoish any burgetty.

To comply of improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all laws, ordinances, regulations; covenants, condition and restrictions allecting said property; if the beneficiary so requests, to join in executing such linearies at sevel as the cost of all line same in the building same in the beneficiary may require and to pay for tiling same in the beneficiary in a restriction and restrictions allecting said property; if the beneficiary or requests, to proper public office or offices, as well as the cost of all line same in the beneficiary may require and to pay for tiling same in the beneficiary may require and to pay to tiling same in the beneficiary is and continuously maintain insurance on the buildings of the other tharaff as the beneficiary with for spayable to the beneficiary is the cost of all line same prove public office or offices, as may be deemed desirable by the common not less than 8. INSULADIC VALUE. The amount so collected, or may policy of insurance now on fer and or and any policy of insurance proves and in such order as beneficiary upon any icr at option of beneficiary and in such order as beneficiary upon any icr at option of beneficiary and in such order as beneficiary upon any icr at option of beneficiary and in such order as beneficiary upon any icr at option of beneficiary the entire amount so collected, or may policy of his runse there and any default or noise of anoty of asas and or the same any delault o

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, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in encess of the amount required to pay all reasonable costs, expenses and attorney's ters necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's ters, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and, execute such, instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and tronw time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for the abeting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement, allecting this deed or the lien or charge thereoi; (d) acconvey, without warranty, all or any part of the property. The frames in any reconveyance may be described as the "person or persons be acconveyance may be described as the "person or persons be acconveyance may be described as the "person or persons services mentioned in this paragraph shall be not less than \$5. U. Upon any delault by grantor hereunder, 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 indebiedness hereby secured, enter upon and take possession of said prop-rissues and profits, including those past due and unpaid, and apply the same, less costs, and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. II. The entering upon and taking possession of said property, the collection of a wich rents, issues and profits, or the proceeds of the and other impointed by not the subjection or release thereoid and shall not cure or way detault or notice of delault hereunder or invalidate any act done pursuant to such notice.

property, and the approximation of rerease increase a alterestic, 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 agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale, or agained the trustee to foreclose this trust deed by advertisement and sale, or agained the trustee to foreclose the beneficiary in equity as a moritage or direct the trustee to pursue any other right of advertisement and sale, or again, which the beneficiary may have. In the event remedy, either at law cost to foreclose by advertisement and sale, the beneficiary the trustee shall exercte and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation and his therefor the required by law and proceed to loreclose this trust deed in the manner provided in ORS 56.735 to 86.795. If the data any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other presons on privileded by ORS 56.731, may cure sale, the grantor or any other rustee data any tany other metal to show due the default or defaults if the trust deed, the default may be cured by paying the sum secured may be cured by tendering the performance required undre the being cured may be cured by tendering the performance required undre the being cured may be cured by tendering the performance required undre the obligation or trust detd. In any

and expenses actually incurred in enforcing the obligation of the trust deed together with (trustee's and attorney's fees not exceeding the amounts provided by law. 14. 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 be postponed as provided by law. The trustee may sell said property either in one pacel or in separate parcels and shall sell the time of all or or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in formal or earlering the property so sold, but without any corrent equired by law conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the graperty the property so sold any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purports to the sale. The the truthulness thereol is also any part of the sale. The truthulness thereol is also any part of the sale. The truthulness thereol is also any pay the sale of the trustee, but including the granter and beneficiary may purports of the powers provided herein, trustee salt any the proceeds of sale to the and a reasonable charge by trustee is the sale. The big the proceeds of sale or to his successor in interest of the trust end there in the trust surplus. If any, to the kranter, and without convergence to the successor trustee named herein or to any successor trustee appointment, and without convergence to the successor in when reason and property is situated, shall be conclusive proof of proper appointment of a provided by the counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The most appointment as provided by the successor trustee in name do a pay appoint as provided by beneficiary. Mich, when recorded in the mort appoint as a provided by the counties in which the iproperty is

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 for the United States to 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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

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TITLE

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

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KLAMATH FALLS, OR

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF and the .

111 11 11 11 11 133	WHEREOF, said grantor has hereuni	o set his hand the day and year first above written. PACIFIC NORTHWEST DISTRICT) OF THE
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is		CHRISTIAN AND MISSIONARY ALLIANCE
not applicable; if warranty (	a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation Z, the	
beneficiary MUSI comply w	ith the Act and Requisition by making required	BY: X 5- Alarold What
If compliance with the Act is	use Stevens-Ness Form No. 1319, or equivalent. not required, disregard this notice.	R. HAROLD MANGRAM/DISTRICT
	n na hara na ang kanang na	BY: X Shower J. Barley
7.		
Dee	STATE OF OREGON, County of	THOMAS I. BAILEY - SECRETARY
	by	edged before me on, 19,
	This instrument was acknowle	edged before me on, 19, d_THOMAS_I.BAILEY
	as District Superintend	ent and Secretary
an an Anna an Anna an Anna Anna An Anna Anna	of PACIFIC NORTHWEST DIS ALLIANCE	TRICT OF THE CHRISTIAN AND MISSIONAF
	(a) A set of a s	Notary-Public for Oregon
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	REQUEST FOR FULL R	FONIVEVANCE
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то:	, Trustee	
	nder the same. Mail reconveyance and docume	ty, to the parties designated by the terms of said trust deed the onts to
	ante de la transforma de la construction de la transforma de la construcción de la construcción de la construct Construcción de la construcción de l	
		Beneficiary
		수영철 방법을 가지도 않는 것이 있는 것이 가지 않는 것이 없는 것이 없다.
Do not lose or destroy this	s Trust Deed OR THE NOTE which it secures. Both must be	e delivered to the trustee for cancellation before reconveyance will be made.
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TRUST	DEED	STATE OF OREGON, County of
STEVENS-NESS LAW PUB. C		I certify that the within instrument
1110 - 270 - 224 - 24 11 - 11 - 11 - 12 - 12 - 12 - 12 - 12 -	· 문문· 전문· 전문· 문문· 전문· 문문· 문문· 문문· 문문· 문문	was received for record on the
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in 196 east Patiety a	Grantor FOR	
	RECORDER	a deer an an inger a star at the star at a second X and X
		Record of Mortgages of said County.
	Beneliciary	Witness my hand and seal of
AFTER RECORDING	RETURN TO	County affixed.
ASPEN TITLE & 1	「「「「「「「」」」「「」」「「「」」「「「」」」「「」」「「」」「」」「「」」」「」」」「」」」	u tu u kara gale ng mga kali ng pang Aggma Program.  Na
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STATE OF OREGON, known to me to be the identical individual..... described in and who executed the within instrument and acknowledged to me that \_\_\_\_\_\_\_ executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. miles a strong Notary Public for Oregon. My commission expires 10-23-91 COM-61-76 STATE OF WASHINGTON On this 15 ..... day of . Jammery ., ss. County of ..... 199. .., before me, the undersigned, a notary public in and for said county and state, personally appeared the within named. known to me to be the identical individual .... described in and who executed the within instrument and acknowledged to me that .....executed the same freeley and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Esther K. Hadsworth Notary Public for Washington My commission expires. June 27, 1991. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of \_\_\_\_\_Aspen Title Co. 22nd the day A.D., 19 91 at 10:43 o'clock AM., and duly recorded in Vol. M91 of Jan. Mortgages \_\_\_\_ on Page \_\_\_\_\_ 1305 Evelyn Biehn · County Clerk

By Qauline Mulendar

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