M No. 881—Oregon Trust Deed Series—TR	TRUST DEEL	Vol_m9/ Page 13302
31708		19 91 between
		of June
Grantor, ASPEN TITLE HURCH OF GOD OF PI	ROPHESY OF OREGON, IN	C., an Oregon Corporation
Panoficiary		
a i una blu ót	WITNESSE ants, bargains, sells and conveys	s to trustee in trust, with power of sale, the property
KLAMAIH	Conney, Oregon, deservoue -	(5:
SEE EXHIBIT A AT		
the stand sindular th	e tenements, hereditaments and appur	tenances and all other rights thereunto belonging or in anywise and all fixtures now or herealter attached to or used in connec-
now or hereafter appertanting, and		each adreement of grantor herein contained and payment of the
FOR THE PURPOSE O	THOUSAND TWO HUNDRED	FIFTY AND NO/100,
note of even date herewith, paya	0.00)	by grantor, the final payment of principal and interest hereof, if $y = 100000000000000000000000000000000000$
not sooner paid, to be due and . The date of maturity of the	he debt secured by this instrument is the	he date, stated above, on which the intervent is sold, agreed to be or any part thereof, or any interest therein is sold, agreed to be
sold, conveyed, assigned of the	all obligations secured by this instruct	or any part thereof, or any interest interest in solo, agreed a wing obtained the written consent or approval of the beneficiary, avent, irrespective of the maturity dates expressed therein, or ment, irrespective of the maturity dates expressed therein, or
herein, shall become miniculatery	I this trust deed, grantor agrees:	tranting any easement or creating any restriction thereon; (c) join in any built of the lien or charge the lien of
and repair; not to remove or demolis	sh any building or improvement thereon; said property, comptly and in good and workmanlike	fartee in any reconveyance may be described as the person of person grantee in any reconveyance may be described as the person of facts shall esaily entitled thereto," and the recitals there'n of any matters or facts shall
destroyed thereon, and pay when due	all costs incurred therefor. ordinances, regulations, covenants, condi-	services mentioned in the part of the services may at any
tions and restrictions affecting said p join in executing such financing state	moperty; if the beneficiary so requests, to ments pursuant to the Uniform Commer- mine and to pay for filing same in the	pointed by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for
by filing officers or searching agend	ties as may be useriled attained by	the indeotedness infrog in its own name sue or otherwise collect the reac- erty or any part thereof, in its own name sue or otherwise collect the same, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor- less costs and expenses of operations and collection, including transmable attor- ney's fees upon any indebtedness secured hereby, and in such order as bene- ney's fees upon any indebtedness secured hereby, and in such order as bene-
4. To provide and continuou now or herealter erected on the said	by maintain institute of damage by fire premises against loss or damage by fire if premises against loss or	ficiary may determine. If the possession of said property, the standard property and other
companies acception shall be deliver	red to the beneficiary as soon and to	collection of such rents, issues and profits, or the proceeds of damage of the insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aboresaid, shall not cure of ware any default or notice of default hereunder or invalidate any act dom- ware any default or notice of default hereunder or invalidate any act dom-
if the granter shall to the heneficiar	y at least fifteen days prior to the haldends	pursuant to such holder.
collected under any fire or other in	surance policy may be applied by policy 1 hereby and in such order as beneficiary 2 of collected, or	hereby or in his performance payment and/or performance, the hereitary in- essence with respect to such payment and/or performance, the hereitary in- declare all sums secured hereby immediately due and payable. In such a declare all sums secured hereby immediately due for foreclose this trust deed before all sums secured hereby interval.
any part thereof, may be released by	o grantor. Such application of release shall stice of default hereunder or invalidate any	in equity as a more and sale, or may direct the trustee to pursue any other the even advertisement and sale, or may direct the beneficiary may have. In the even
act done pursuant to said premises tr 5. To keep said premises tr	see from construction hens and to play an is that may be levied or assessed upon or	remedy, either at this increases by advertisement and sale, the benchmark of the benchmark and the second at the transfer and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute and cause to be recorded his written notice of default the trustee shall execute th
charges become past due or delingu	aent and promptly deliver receipts thereion fail to make payment of any taxes, assess-	secured hereby whereupon the trustee shall hix the time and piece this trust dee notice thereof as then required by law and proceed to loreclose this trust dee
by direct payment or by providi	ng beneficiary with take payment thereof,	in the manner provide the trustee has commenced foreclosure by advertee to determine the trustee conducts the 13. After the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale.
and the amount so paid the obligation hereby, together with the obligation trust deed, shall be added to and	ns described in paragraphy 6 distribution in the become a part of the debt secured by this rights arising from breach of any of the	the default or defaults. If the default consists of a failure the default or defaults is the default may be cured by paying to sums secured by the trust deed, the default may be cured by portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than such portion as would be the secure other than secure other th
covenants hereof and for such pay	ments, with interest as aloresing, the pop-	being cured may be cured by tendering the performance curing the default
described, and all such payments s out notice, and the nonpayment th	shall be immediately file and the beneficiary, ereof shall, at the option of the beneficiary, ust deed immediately due and payable and	and expenses actually incurred in enforcing the ording the amounts provid
constitute a breach of this trust dee	d. nd expenses of this trust including the cost	by law. 14. Otherwise, the sale shall be held on the date and sale in the said sale in the time to which said sale in
in connection with the in connection	t'- t surrouting to	in one parcel or in separate parcels and shall sell the parcel of parcel, in one parcel or in separate parcels and shall sell the time of safe. Trus
affect the security rights of pathe	beneficiary or trustee may appear, including	shall deliver to the purchaser its deed in form as requiring, express or shall deliver to sold, but without any covenant or warranty, express or
cluding evidence of title and the	beneficiary's or trustee's attorney are shall be red in this paragraph 7 in all cases shall be	the grantor and beneficiary, may purchase at the sale.
decree of the trial court, grantor	e event of an appeal from any pagnitic ap- lurther agrees to pay such sum as the ap- nable as the beneficiary's or trustee's attor-	shall apply the proceeds of an environment of a reasonable charge by trust cluding the compensation of the trustee and a reasonable charge by trust cluding the compensation secured by the trust deed, (3) to all pers
It is mutually agreed th	hat:	attorney, (2) to the conductive to the interest of the trustee in the ob- having recorded liens subsequent to the order of their priority and (4) deed as their interests may appear in the order of their priority and (4)
under the right of enument domain	hat all or any portion of the monies payable	surplus, if any, to the grant from time to time appoint a successor or su surplus. 16. Beneficiary may from time to any successor trustee accounted 1
	enses and attorney's fees necessarily paid and	under. Upon such appointed with all title, cowers and diffic toni trustee, the latter shall be vested with all title, cowers and diffic tonin trustee, the latter shall be vested with all title, cowers and diffic toning trustee, the latter shall be vested with all title, cowers and diffic toning trustee, the latter shall be vested with all title, cowers and diffic trustee, the latter shall be vested with all title, cowers and diffic trustee, the latter shall be vested with all title.
to pay an reasonable cosuch pr	unable costs and expenses and accounts and	
incurred by grantor in such pr applied by it first upon any reas both in the trial and appellate	courts, necessarily paid or incurrent obtedness the balance applied upon the indebtedness	and substitution shall be made by white records of the county or country which, when recorded in the mortgage records of the county or proper appoint
to pay all reasonation in such pr incurred by grantor in such pr applied by it first upon any reus both in the trial and appellate - ficiary in such proceedings, and secured hereby; and grantor ag and execute such instruments a	courts, necessarily paid of incurren of com- the balance applied upon the indebtedness tess, at its own expense, to take such actions easy, at its own expense, to take such actions easy the necessary in obtaining such com-	and substitution shall be made by written written of the county or counting which, when recorded in the mortgage records of the county or counting which the property is situated, shall be conclusive proof of proper appoint of the successor truster. If, Truster accepts this trust when this deed, duly executed it. Truster accepts this trust when this deed, by law, Truster is

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 for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it 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, said grantor has hereunto set his hand the day and year first above written. BY: HARVEST TIME HISSIONS -Bound Million Bundut * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not 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. Jurger Hertehener Dec. STATE OF OREGON, County of Klamath This instrument was acknowledged before me on District by Bonnie M. Matlock and Joyce Hutchinson President and Secretary , C. i by as President and Secretary Cof HARVEST TIME Handra Handsaker Notary Public for Oregon My commission expires 7/23/93 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 I ne undersigned is the legal owner and notder of all nucleicaness 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are denvered 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 , 19. DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. } ss. STATE OF OREGON, County of TRUST DEED I certify that the within instrument (FORM No. 881) STEVENS NESS LAW PUB. CO., PORTLAND, ONE was received for record on the day of, 19....., ato'clockM., and recorded in book/reel/volume No. on page or as fee/file/instru-SPACE RESERVED ment/microtilm/reception No..... Grantot FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO TITLE ASPEN TITLE & ESCROW, IN NAME Deputy 525 MAIN STREET KLAMATH FALLS, OR 97601 By

13304

EXHIBIT "A"

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PARCEL 1:

Beginning at a point on the South line of Maryland Street, 110 feet West of the West line of Altamont Drive in Tract 1 of Block 5, FIRST ADDITION TO ALTAMONT ACRES, in the County of Klamath, State of Oregon; thence West along the South line of said Maryland Street, a distance of 90 feet to a point; thence South at right angles to said Maryland Street, a distance of 100 feet to a point; thence East at right angles to Altamont Drive and parallel with said Maryland Street, a distance of 90 feet; thence North parallel with the West line of Altamont Drive, a distance of 100 feet to the point of beginning.

PARCEL 2:

The Westerly 10 feet of Lot 1, Block 5, FIRST ADDITION TO ALTAMONT ACRES, said property being sometimes described as Lot 1, LESS the Easterly 110 feet thereof and LESS the Easterly 90 feet of the Westerly 100 feet thereof, in the County of Klamath, State of Oregon.

EXCEPTING THEREFROM the above parcels, a 5 foot strip for the widening of Maryland Avenue, as disclosed by Order recorded July 28, 1969 in Book M-69 at Page 6497.

CODE 41 MAP 3909-3CD TL 6800

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at reque	st of Aspen Title Co the 9th day
of	July	A.D., 19 91 at 3:30 o'clock PM., and duly recorded in Vol. M91
		of Mortgages on Page13302
FEE	\$18.00	Evelyn Biehn · County Clerk By Daulans Musicadors