#+01037317 Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).

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FORM No. 881-1-

TRUST DEED JANET FALL

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as Grantor, ...

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Grantor, ASPEN TITLE & ESCROW, INC. HARRY T. BUSHNELL AND BARBARA B. BUSHNELL, husband and wife, with full rights ofsurvivorship, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

Lot 240 and 241 of the Southerly portion of Tracts B & C FRONTIER TRACTS, in the County of Klamath, State of Oregon.

CODE 78 MAP 3606-9DA TL 7600

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. tion with said real

id real estate. THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY FIVE THOUSAND AND NO/100---

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payable at maturity of Note , 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

becomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon: L To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. L To comply with all laws, ordinances, regulations, covenants, condi-tions and restriction allecting said property, if the beneficiary so requests, to point executing such linancing statements pursuant to the Uniform Commer-cul Code with bonchicary may require and to pay to libing same in the proper public office or offices, as well as the cost of all lien searches made bonchicary.

In the second restrictions allecting saw property is and to the Unitorm communication of existing such linancing statements pursuant to the Unitorm communication of the second of the second of all lies same in the proper public office or offices, as well as the cost of all lies same in the proper public offices or searching agencies as may be deemed desirable by the sendicary.
A To provide and continuously maintain insurance on the buildings and on the teacher exected on the said premises against loss or damage by fire and such other hazards as the beneficiary, with loss payable to the latter in any any other teacher of the proper public of insurance shall be delivered to the beneficiary as soon as intra driver in any one or hereafter placed on said buildings of teacher of any policy of insurance now or hereafter placed on said buildings of any policy of insurance now or hereafter placed on said buildings of any policy of insurance now or hereafter placed on said buildings of any policy of insurance now or hereafter placed on said buildings and place of any policy of insurance now or hereafter placed on said buildings of any policy of insurance from construction liens and to pay all that the said premise acceptable to the beneficiary and in such order as beneficiary and place of all beneficiary the entire amount so collected, or at option of beneficiary the entire and to pay all that any any default on notice of sloud theread on a seessed upon or farges become past due or delinguent and promptly deliver receipts theread theread any default on notice of such targes, assessments and other tharges become past due or delinguent and promptly deliver receipts theread theread any default on the read shall be default the states, assessments and other tharges become past due or delinguent and promptly deliver receipts theread theread any default on the collection the the note secure of whice shall and to come any part during the advection of the advection of the obligation teread and other tharges become past

It is mutually aftered that: A. In the event that any portion or all of said property shall be taken inder the right of encoent domain or condemnation, beneficiary shall have the right, it is so elects, to require that all or any portion of the monies payable so compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less meessarily paid or applied by drantor in such proceedings, shall be paid to beneficiary and applied by it first on any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by ben-ficary in such proceedings, and the balance applied upon the indebtedness secured breeby; and grantor agrees, at its own expense, to take such articinary pension, prompt's upon beneficiary s request ficary, payment of its tees and presentation of this deed and the note to readowners, or cancellation), without atlecting the lability 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

is the date, stated above, on which the final installment of said note stating any easement or creating any restriction thereon. (c) with in any subservation of the statement altering this deed or the lien or charge fratter in any reconvey, without subservation of the trend of the property. The subservation of the truthulness thereon in any restriction of the truthulness thereon in any restriction of the truthulness thereon in any restriction of the truthulness thereon in any restricts of the state shall be not been in any restriction of the truthulness thereon in any restricts of the state shall be not be there in any restricts of the state shall be not be there in any restricts of the state shall be not be there in any restricts of the state shall be not be there in any restricts of the state shall be not be there in any restricts of the state shall be not be there in any restricts of the state shall be state shall be not be appointed of state restricts the state in any restricts and restricts on the state shall be not be appointed of state restricts in the state and upon the adquacy of any security for the indebtedness hereby secured, enter upon the adquacy of any security for the indebtedness because and profits, including those past due and unsuch of state property, the follection of such trends, issues and profits, including those past due and unsuch of a receive there of a state any state any state any elabele of the state and restricts or the approxement of the state due to the state possession of state and there is a state any detail or notice of detault thereonder on models, shall not can be application or release thereof as the any call shall not can be applicated or the payment and any indebtedness secured thereby immediately due any indebtedness secured hereby immediately due any indebtedness secured thereby immediately due any state the state shall be constructed by any detaut to protoches this trust deed by a restricts and as the restrest in any astate any state any any detaut to any indebtedn

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees 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 parcel or in separate parcels and shall sell the parcel or parcels at maction to the highest bidder for cash, parable at the time of sale. The trustee shall deliver to the purchaser its deed in form as required by law conclusions and be notice to the provided by law. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conclusions of the highest bidder for cash, parable at the time of sale. Trustees hall deliver to the purchaser its deed in form as required by law conclusions of the trustee wells purchaser at the sale. The tertilats in the iffed of any matters of lact shall be conclusive pund of the trustee wells purchase at the sale. Shall apply the function of sale to parament of 13 the expenses of sale, in-shall apply then functions any operation of 13 the trustee but including the compression of all trustees and a reasonable charge by trustees but upded, law attrustees and a reasonable charge by trustees at their interests may uppear in the under of their priority and (4) the support. (2) to the famous the function to the successor trustee of the successor trustee appointed here in the trust end of the truste bare in or to any successor trustee to the successor trustee when y trustee hall be water with trustee with the successor diverse and when the successor trustee with the successor trustee with the shall be made to appointed herework and when the successor trustee with the successor trustee with appoint shall be trustee with the successor trustee is appointed be indevended with the successor trustee with the sale appointee shall be reacted with all self to execute

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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, it 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, attiliates, agents or branches, the United States or any agency thereat, or an escow agent licensed wider CKS 670.505 to 670.585. the second s

The grantor covenants and fully seized in fee simple of said d	agrees to and with the beneficiary and those claiming under him, that he is la lescribed real property and has a valid, unencumbered title thereto
and that he will warrant and forev	ver defend the same against all persons whomsoever.
(b) for an organization, or (even if	eds of the loan represented by the above described note and this trust deed are: , family or household purposes (see Important Notice below), f grantor is a natural person) are for business or commercial purposes.
secured hereby, whether or not named as a gender includes the feminine and the neuter	benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executo igns. The term beneficiary shall mean the holder and owner, including pledgee, of the contra beneficiary herein. In construing this deed and whenever the context so requires, the masculi r, and the singular number includes the plural.
IN WITHESS WHEREOF, S	said grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whi	
not applicable; if warranty (a) is applicable and as such beneficie	
disclosur (General)	
STATE OF CALIFORNIA	
· COUNTY OF Marin	\$ ss.
▲ On 8-12-91	· · · · · · · · · · · · · · · · · · ·
	Janet Fall
State, personally appeared	Janet Fall
	personanty KNOKA 13 MW (or proved to me on the basis of satisfactory evidence)
to be the person whose to the within instrument an	
r i structure same.	
WITNESS my Pand and off	ficial seal.
Signature_CCAPI	1 10 4 11, DA. ALENOTARY PUBLIC CALIFORNIA
	MARIN COUNTY My Comm. Expires Mar. 20, 1995
Cochelle E. Mi	lier · · · · · · · · · · · · · · · · · · ·
OFC-2056	or l'inted)
το:	(This area for official notarial seal)
······································	, Trustee
said trust deed or pursuant to statute, to can	holder of all indebtedness secured by the foregoing trust deed. All sums secured by said You hereby are directed, on payment to you of any sums owing to you under the terms of neel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed the reconveyance and documents to
DATED:	
DATED:	Beneliciary
	Beneficiary E which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
Do not loss or destroy this Trust Dood OR THE NOTE	E which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
De not lose or desirey this Trust Deed OR THE NOTE TRUST DEED (FORM No. 881-1)	E which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
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