Oregon Trust Deed Series_TRUST CEED. ASPEN 011 37569 TRUST DEED

35131

FORM No. 881-

THIS TRUST DEED, made this 23rd day of September , 19 91, between Margie M. Story, a single woman

AN PUB. CO., PORTLAND. OR. 97254

Vol mg Paue 19456

as Grantor, Mountain Title Co. of Klamath County

Andrew Albert Silani, Trustee of the Andrew Albert Silani Declaration of Trust dated December 29, 1930

as Beneficiary.

WITNESSETH:

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

Lot 13 and the South 5 feet of Lot 14, Block 4, First addition to Tonatee Homes in the County of Klamith State of Oregon.

together with all and singular the tenements, hereditaments and apputtenances and all other rights thereunta 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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and puyment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable. March 23 The date of maturity of the debn secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the even, 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.

herein, shall become immediately due and payable. To protect the security of this trust ileed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any Luidling or improvement thereon; not to commit or permit any waste of said projerty. 2. To complete or restore promptly, and in good and work vanilike manner any building or improvement which may be constructed, dauged or destroyed thereon; and pay when due all costs, neutrol therefor. 3. To comply with all laws, ordinance, trutlations, covenant, condi-tions and restrictions allecting said property; it the beneliciary so regu sts, to cial Code as the beneliciary may require and to pay for filing same in proper public office or offices, as well as the cord of all lient spectres made by the baneliciary.

join in executing such linancing statements persuant to the Union of any more called as the beneficiary may require and to pay the Union of the proper public office or offices, a well as the cort of all films archem made by filing officers or searching agencies as nay by deemed desirable by the beneficiary. 4. To provide and continuously mish tain insurance on the buildings from or hereafter exected on the and premises against loss or damage by fire and such other hereafter exected on the sud premises against loss or damage by fire and such other hereafter exected on the sud premises against loss or damage by fire and such other hereafter exected on the sud premises against loss or damage by fire and such other hereafter exected on the bardicary with loss payable to the latter; all companies that be delivered to the beneficiary as soon as insured; if they cannot shall be delivered to the beneficiary as soon as insured; if they cannot shall be delivered to the beneficiary as soon as insured; if they cannot shall all or any reson to procure any be applied by beneficiary upon any indebtedness secured hereby and in such order as bracking upon any indebtedness secured hereby and in such order as bracking upon any at thereof, may be thered in the submitted or waik any delault or notice of delaut. hereinder on now all due any all tare, assessments and other charges that number is any and to assessed in on or algoins the providing beneficiary. So to keep and premises the from consult of any taxes, assessments and other charges that number is and other charges that number is any adverter any starts. A section of assessed in any or any indebtedness is the transmit of any taxes, assessments and other charges that number is any adverter excepts. Heredow and adverter is any adverter assessments and other charges that number is any adverter excepts and any adverter assessments and other charges that number is any adverter excepts is heredown or maligure thereaft and work is any adverter asympter to be considered with a wo

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or ill of said property shall be taken under the right of eminent domain or conder mation, beneficiary shall have the right, if is 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 ittorney's less necessarily paid applied by it list upon any reasonable costs and expenses and attorney is less both in the trial and appellate courts, necessarily paid or incurred by the triat and appellate courts, necessarily paid or incurred by the triat and appellate courts, necessarily paid or incurred by the triat and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the interpretences secured hereby; and grantor agrees, at its wan expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request of ben-ticiary, payment of its full moneyances, or cancellation), without vifecting the lastify of any person for the payment of the indebtedness, truitee may (a) consent to the making of any map or slat of said property; (b) join in

granting any easyment for creating any restriction thereon. (c) join in any subordination or other adressment allociting this deed as the line or charge thereoi; (d) any new subordination without variantly, all as any part at the property. The grandy entitled thereto, and the residued as the "prevan or persons be download warrantly, all as any part at the property. The grandy entitled thereto," and the residue thereto and any matters are bacts that be accessed to the truthylances thereto. Tusters for any of the grandy entitled thereto, and the residue thereto thereto. The set is any of the property of the truthyland thereto. Tusters are bacts that be accessed and without researd to the stephyse property and without researd to the stephyse or the subording the second any part thereoi, in any entities and evolves and entities, and without needed to the stephyses of any security for the indubideness bereby secured, enter upon and take presession of seal property of any part thereoi, in its own name use or othereois collect the instance of secure and profits, including those part due and profits, and profits and profits and profits of a secure as thereois and expenses of operation and callection. Including the same. If, The entering upor and taking presession of such areas determine.

projects and the approximate of delaw's hereurder or invalidate any set don't pursuant to such notice. 12. Upon default by grantior in payment of any indebtedness secured hereby or in his performance of any agreement hereurder, time being of the essence with respect to such payment and ior performance, the beneleisary may declare all sums secured hereby immediately dir, and payable. In such an event the beneleisary at his election may proceed to functions this trust dere in equity as a mortgade or direct the trustee to foreclose this trust dere devent and beneleisary at his election may proceed to functions this trust dere in equity as a mortgade or direct the trustee to foreclose this trust dere devent the beneleisary to the receive hereby any other hereby remedy, either at law or in equity, which the benetiary may other hereby remedy, either at law or in equity, which the benetiary process of the herebic advertisement and sale. Or may direct the trustee to foreclose this trust dere the beneticinary elects to herechea by advertisement and sale. The beneticine and his election to set the trustee shall be recorded hit was a birdy the obligation are trustee shall execute and cause to be recorded hit to satisfy the obligation secured hereby whereupon the trustee shall be trusteed to fureclose this trust deed in the manner provided in OR5 86.735 mod 575. 13. Alter the truste here the date the trustee conducts the sale, and at any time printing for a balant to pay, when due, the distant on dusting. If the default consists of a fuller to pay, when due the benefactor at the time of the cure other than such portion as would ont then be due had no delault occurred. Any other delault that is expatie of being cured may be cured by the dering the polyton as would on then be due had no delault occurred. Any other delault that is expatie of being cured may be cured by the dering the polyton here outing the obligation or trust deed. In any case, in addition to curing the delault or delauit, the person effecting the cure sha

indefine according inclusion of enouring the contention of the frust deed logether with trustees and attorney's less 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 trusties may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converts of the truthulness thereol. Any person, excluding the trustee, but including the property as sold, but without any coverant or warranty, epress or print of the truthulness thereol. Any person, excluding the trustee, but including the franto and beneficiary, may purchase at the sale. The second herein, trustee shall apply the proceeds of sale to payment at exonable charge by its parts cluding the compensation of the truste and the truste the extremest of sale, in-trustees sale subsequent on the interest of the trustees in the atomatic subsequent on the interest of the trustees in the and the trustees and any appear in the order of the trustees and the trust deed as their anteress may appear in the order of the trustees and (4) the surplue. 16. Beneficiary may from time to the appear or success or the trust device of the trustees and interest entitled to such aurity.

surplus, if any, to the granter or to his successor in interest environments. 16. Beneficiary may from time to time appoint a successor or successors to any trustee appoint and the successor trustee appoint the successor and done second and appointed herein and subtrust and subtrustent secured the herein and and the successor trustee appointment and subtrustent security or countres in which the property is stuated, shall be workness provided by law. Trustee is not obligated to motify any parts here to oblig successor trustee and subtrust or of any action or proceeding is brought is brought by trustee and trust or is a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the fustee hereunder must be a ther an attarney, 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, affiliater, agents or branches, the United States or any agency thereof, or an estraw agent icensed under ORS 696.505 to 690.585. -----

2

19457

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 except none

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, amily or household parposes (see Important Notice below). (b) for an organization, or (even if trantor 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 terminine and the neuter, and the singular number includes the plural.

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

MARGIE M. STORY

* IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the tensficiery 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 equivatert. If compliance with the Act is not required, disregard this notice.

(If the signer of the above is a corporation, use the form of acknowledgement apposite.) e-STATE OF OREGON, ŕ.a STATE OF OREGON \$5. County of Klamath County of This instrument was acknowledged before me on September 23 19 91by as MARGIE M. STORY of 1 Notary Notery Public for Oregon (SEAL) (SEAL) My commission expires: 11/16/9 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 recover, 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

DATED:

TO:

, 19 .

Beneliciary

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

TRUST DEED (FORM No. 881) STEVENELNESS LAW PUB. CO., PORTLAND. ORE	SPACE RESERVED FOR RECORDER'S USE Fee_\$13.00	STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the 25th. day of Sept., 19.91, at 3:21o'clock P. M., and recorded in book/reel/volume NoM91on page 19456or es fee/file/instru- ment/microfilm/reception No35131, Record of Mortgages of said County. Witness my hand and seal of
MARGIE M. STORY 4247 Gary St. Klamath Falls, OR 97603 Grantor THE ANDREW ALBERT SILANI TRUST P.O. Box 443 Klamath Falls, OR 97601 Beneficiery		
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY		County affixed. Evelyn Biehn, County Clerk NAME By Autora Musica de Deputy