FORM No. 831-Oregon Trust Deed Series-TRUST DEED. ASPEN	0 37855	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
00 F#65461/ca	TRUST DEED	Vol.mga Page 10816 @
450/17	lst day of	
THIS TRUST DEED, made this Patricia J Richards, a single	person, whose	May ,19. 92, between address is 61343 Benham Road,
Bend Uregon 97/02	545 Main St.,	Klamath Falls OR 97601 , as Trustee, and
Western United Life Assurance Compan whose address is PO Box 2162 Spoka	iy, a wasninge	on corporación
as Beneficiary,	WITNESSETH	:
Grantor irrevocably grants, bargains, sell inKlamathCounty, Orego	ls and conveys to on, described as:	trustee in trust, with power of sale, the property
FOR LEGAL DESCRIPTION, SEE EX	HIBIT "A" ATTA	CHED AND BY REFERENCE MADE

A PART HEREOF.

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THIS IS A PURCHASE MONEY TRUST DEED.

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-

sum of 1010,

herein, shall become immediately 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 repairs, not to remove or denoilsh any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed therson, and pay when due all costs incurred therefor. 3. To complete or restore promptly if the beneficiary so requests, to join in executing such imaning statements pursuant to the Uniform Commer-cial code as the beneficiary may require and to pay to filing same in the proper public offices or searching agencies as may be deemed desirable by the beneficiary.

bin in recenting such framing statements pursuant to the Uniform Communi-tival Code as the beneliciary may require and to pay bor Illing same in the py ling officers or offices, as well as the cost of all line searches made by ling officers or searching agencies as may be drenned desirable by the order of the searching agencies as may be drenned desirable by the searches may be drenned desirable by the searches may be drenned desirable by the provide and continuously maintain insurance on the buildings of the searching agencies as may be drenned desirable by the searches may be drenned by the base of data and provide acceptable to the beneficiary may from time to time the train answer the state of the beneficiary as one data as insurance answer acceptable to the beneficiary as the there days prior to the expira-ding the grantor shall be delivered to the beneficiary as some as insurance and such other harares that be delivered to the beneficiary as one as insurance and policies to the beneficiary of the thirtee days prior to the expira-tion of any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same af grantor's expense. The amount so collected under any brown do no grant of such tares, assessed upon or the pursuant to soft and the relative that the rest of any tares and the pursuant to soft and the rate of the same all to pas all there as a day days data are notice of default hereunder or invalidate any and the amount so soft and the charges that may be levied or assessed upon or tagget become past due or delinguent and promptly deliver receipts therefor the same as all of the grant or any first satisfy from brants and to past all there the amount so paid, with interest at the rate set forth in the not secure the second payment or by providing beneficiary with lunds with which to trast deed, shall be added to and become any and the days t

It is mutually afteed that: 8. In the event that any portion or all of said property shall be taken under the right of entiment domain or condemnation, bencheinry shall have the right, if it so elects, to require that all var any portion of the mominy payable as compensation for such taking, which are in ercess of the amount required to pay all reasonable costs, espenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and papiled by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by breas-biciary in such proceedings, and its balance applied upon the indebtedness secured hereby; and grantor aftees, 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 hous time to time upon written request of bene-heidary, payment of its less and presentation of this deed and the note for rendorsentent (in case of latt recourse neces, lor cancellation), without alterting 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 m

granting any casement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this deal or the lien or charge thereal; (d) reconvey, without warranty, all be any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereal," and the revisa therein of any matters or lacks shall be conclusive proof of the truthalmost for the states of lacks shall be conclusive proof of the truthalmost for the states of lacks shall be conclusive proof of the truthalmost for the states of lacks shall be conclusive proof of the truthalmost for the states of lacks shall be conclusive proof of the truthalmost be not less than 55. If the states of the states of the states of the states of the pointed by a court, and without refer upon and take possession of said prop-rety or any parts, including thess past due and unpaid, and apple the same, have so upon any indeficiences secured hereby, and in such order as bene-ficiary may determine.

erry or any part thereof, in its own name sue workerwise collect the real-resues and product, including those past due and unpaid, and apply the same, less costs and expenses of operation and rollection, including reasonable attor-may's less upon any indebtedness secured hereby, and in such order as henc-fictary may determine. For the second second second second second second second second second field of the second second second second second second second second field of the second second second second second second second field of the second field second second second second second second second second responses and second second second second second second period second period second second second second second second second period second period second se

and expenses actionary interview tees intersceeding 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 suction to the highest bidder for eash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the dated a c_{23} matters of last label be conclusive pood of the truthfutness thereof. Any person, excluding the trustee, but including the senter and beneficiary, may purchase at the sale. 15. When trustee with pursuant to the payers pointed herein, trustee shall delive to be objective source of (1) this eventue of all, in challing the compensation of the trustee and a trusted sole is a structure with pursuant there is a billing recorded term is the source of a structure of the trust develop the provided terms under the trust develop the structure of the trust develop the provided terms under the trust develop to a structure there is a billing the compensation of the trust develop the structure sole and the under some terms under the trust develop the structure is a structure of the under the unterview that any source the trust develop the there there there is the trust to the granter of the trust develop the structure is a structure of the unplus. If any, to the granter of the trust develop the structure is a structure of the trust and the unterview the structure in the substructure is a structure of the unplus. If any, to the granter of the trust develop the structure is a structure of the unplus. If any, to the granter of the trust develop of the structures is a structure of the unplus. If any, the mode is the trust develop of the structure is a structure of the trust of the unpersecti

surpline, if any, to the granter or to his successor in interest emitted to such surpline to any trustee named hervin or to any successor furstee appainted here note. Do such appointment, and without conveyance to the successor runder. Upon such appointment, and without conveyance to the successor runder. Upon such appointment, and without conveyance to the successor runder. Upon such appointment, and without title, powers and dutus conferred runder upon any fusion named in appointed hereinder. Each such appointment and substitution shall be under appointed hereinder. Each such appointment which, when recurded in the nortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor finistee accepts this trust when this deid, duly executed and alknowledged is made a public record as provided by law. Trustee is not obligated to notify any parts hereto of product shere deed or trust or of any action or proceeding in which granter, benefocary or trustee shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is un active member of the Oregon State Bar, a bank, trust company ags and loan association authorized to do business under the laws of Oregon or the United States, a title insulance company authorized to insure title to real y of this state, its subsidiaries, alfiliates, agents or branches, the United States or any agency thereof, or an exclow agent licensed under ORS 696-505 to 696-505. NOTE property

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The grantor covenants and agrees to and fully seized in fee simple of said described real p	· · ·	
and that he will warrant and forever defend the	same against all person	s whomsoever.
The grantor warrants that the proceeds of the loan (a)* ALMONAXINX HOLE WARRANK WARRANK XAMINY AND (b) for an organization, or (even if grantor is a n	SAROUX MULANAMIA KARA XANAORA	HX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	binds all parties hereto, their beneliciary shall mean the f prein. In construing this deed	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract and whenever the context so requires the masculine
IN WITNESS WHEREOF, said grantor		
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant	y (a) or (b) is fract	ricia S. Kichards
not applicable; if warranty (a) is applicable and the benefician as such word is defined in the Truth-in-tending Act and Regi beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose use Stevens-Ness Form No. 1319, If compliance with the Act is not required, disregard this notice	ulation Z, the FALLEL king required or equivalent.	a J Richardé
(If the signer of the above is a corporation, use the form of acknowledgement epposite.)		
STATE OF OREGON,	STATE OF OREGON	,)
County of Leschy to } ^{33.} This instrument was acknowledged before me of	County of) ss.) cknowledged belore me on
May 19 92 by Patricia J Richards		······
herry Small	of	······································
OFFICIAL SEAL	•	······································
ACSEAL DOLLARS PUBLIC - OREGONOTARY Public for Oregon ACSEAL DOLLARSBOM MO.001903 MY COMMISSICM STRAND SUPPOPULATION	n Notary Public for Oreg My commission expires	(SEAL)
RE	QUEST FOR FULL RECONVEYANCE	
To be un	id only when ebligations have been p	oold.
	all indebtedness secured by by are directed, on payment t idences of indebtedness secur without warranty, to the pa nce and documents to	red by said trust deed (which are delivered to you rties designated by the terms of said trust deed the
<i>DATED:</i> , 19	••••••	
		Beneliciary
De net less or destroy this Trust Dood OR THE NOTE which it a	acures. Both must be delivered to the	s trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
(FORM No. 881) Stevens-Ness Law Pub. Co., Portland, Gre.	t	County of
		was received for record on the
		at
Grantor	SPACE RESERVED For	page or as tee/tile/instru-
	RECORDER'S USE	ment/microfilm/reception No, Record of Mortgages of said County.
Bonoficiary		Witness my hand and seal of County affixed.
Western United Life Assurance		
PO Box 2162	1. Jan 1. N	NAME
Spokane WA 99210-2162 Attn: Records Management	,	By

EXHIBIT "A"

A parcel of land situated in the E 1/2 SW 1/4, Section 15, Township 38 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the North-South centerline of said Section 15, said point being situated South 00 degrees 31' 49" West a distance of 903.74 feet from the Northeast corner of the NE 1/4 SW 1/4 of said Section 15; thence West a distance of 100 feet; thence South 00 degrees 31' 49" West parallel with the North-South center line of said Section, a distance of 405.51 feet, more or less, to the Northerly right of way line of the Keno Springs Road; thence North 56 degrees 52' 28" West along said Northerly right of way line a distance of 499.72 feet, more or less to an intersection with the Easterly right of way line of the County Road; thence North 15 degrees 06' 55" West along said County Road a distance of 393.38 feet, more or less to the Southwest corner of Parcel described in partial Release of Mortgage recorded August 16, 1971 in Volume M-71 at Page 8560, Microfilm Records of Klamath County, Oregon; thence North 78 degrees 28' 56' East a distance of 641.20 feet along the Southerly line of said parcel, to the East line of the NE 1/4 SW 1/4 of said Section 15; thence South along the East line of said NE 1/4 SE 1/4 to the point of beginning.

CODE 114 MAP 3811-15CO TL 300

STATE OF OREGON: COUNTY OF KLAMATH: ss