192 AUG 20 PM 3 COLLIGNT 1000 STEVENS NEES LAW _TRUST DIED. FORM No. 881-Oregon Trust Deed Series

Vol.m9 2 Page 18870 @ 49452 ASPEN \$738 TRUST DEED NE, 1992..., between THIS TRUST DEED, made this 19TH day of JULY LOUIS R. HOULET & TINA M. HOULET, HUSBAND & WIFE , as Trustee, and as Grantor, ASPEN TITLE & ESCROW COMPANY, INC.

ROBERT V. WETHERN, SR.

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH in

LOT 10, BLOCK 58, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT 2

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

sum of THREE THOUSAND THREE HUNDRED & NO/100

herein, shall become immediately due into payaole. 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; not to commit or permit any waste of said property 2. To complete or restore promptly and be constructed, damaged or destroyed thereon, and pay when due all cost, incurred therefor; 3. To comply with all laws, ordinarces, regulations, covenants, condi-tions and restrictions allecting said property if the beneficiary so requests, to foin in executing such linancing statements jurisuant to the Uniorm Kommer proper public offices, as well as the cost of all ling same in the proper public offices or officies, as well as the cost of all ling searches made by illing officers or searching agencies as imay be deemed desirable by the beneficiary.

1. To comply with all laws, ordinarces, regulations, corvenants, conditions and restrictions altecting said property if the tothe Unions. Commercial Code as the beneficiary may require and to pay for lining same in the property public officer, as well as the code all lien searchs made by filing officers, or searching agencies as imay be deemed desirable by the beneficiary may require any the search of the Unions. Commercial Code as the beneficiary may require any the deemed desirable by the beneficiary may involve and the pay of the search of the beneficiary and the pay of the search of the beneficiary and the pay of the search of the beneficiary and the beneficiary and the beneficiary and the beneficiary and the beneficiary as the code of the latter all policies of insurance shall be mediciary, with loss paysble to the latter all policies of insurance shall be and reason to arocure any such insurance and biddings the beneficiary and the beneficiary as some the search and any policy of the the same at grantor's expense. The amount collected under any theorem the same at grantor's expense. The amount collected under any the origin of beneficiary at least filteen days prior to the expiration of any policy of insurance of delaut hereunder or invalidate and the beneficiary and the search here by and in such order as baneficiary and the such and any be released to grants'. Such application or relaase shall not carries that any be released to grants'. Such application or relaase shall not carries the same and promptly delaut and other charges that in any be free and in promptly delaut and the charges that in any be devided or assessed upon or any start the wolf early the source of such and the property before any part of such and and promptly delay and other charges that in a policie or the second of the second or the second or the second or the second or the second of the second or the second or the second or the second or the sec

It is nurtually 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, beneliciary shall have the right, if its o 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 attorney's less necessarily paid or incurred by grantor, in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expense and attorney's lees, both in the trial and appellate courts, increastry paid or incurred by here both in the trial and grantic agrees, at its own expense, to take such actions secured hereby; and grantor agrees, at its own expense, to take such actions ned executes such instruments as takell be necessary in obtaining such com-pensation, promptly upon beneficiary's tequest. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the rote for finability of any person for the payment of the indebtenes, it usite may (a) consent to the making of any map or plat of said property; (b) join in

drenting any ensement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the mersion or persons fedally entitled thereto," and the recitals therein of any mersons or lacts shall be conclusive proof of the truthulmes thereoil. Truthes less for any of the services mentioned in this paragraph shall be and less than \$5.
10. Upon any idealati by granter bereunder, beneficiary may set any pointed by a court, and with regard on the automotive proof of the study of the automotive and any receiver to the pointed by a court, and with regard to the advective collect the rents, issues and profits, including those past due and unpaid, and apply the same ficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rests. and profits, or or release thereof and in such order as being or being of the study of the rest.
11. The entering upon and taking possession of said property, the collection of such rests. Suce and profits, or the proceeds of the advection and collection within a detail or the property, and the application or release thereof or invalidate any action of such rests.

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 hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of the merician may find the here in the beneficiary ray declare all sums accured hereby immediately due on drayable. In such an declare all sums accured hereby immediately due to invectose this trust deed avent the beneficiary at his election may first the tene to invectose this trust deed the event the beneficiary at or may directich the time to fourse any other right or advertisement and sale, or may directich the time to fourse any other right or the beneficiary elects to force to be recorded his written notice of default the trustes thall excent and the instee of pursue any other right or in equity elects to force 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 second proceed to foreclose this trust deed notice thereod as then require to 5 days before the date the trustee conducts the sale, said at any time prother person so privileded by ORS 86.73, may cute sale, the grantor or any 11 the default consists of a failure to pay, when due the the date of the trust of the cure other than such portion and not then be due to ded, the default may be cured by paying the sums secured by an and the cure other than such portion and not then be due to ded, the default may be cure date private and and the due ded in any case, in addition to curing the dualt or obligation or trust deed. In any case, in addition to curing the dualt or obligation or the default fue cure shall pay to the beneficiary and not then be due be cured by tendering the performance requiring the said effects where even electing the cure shall pay to the beneficiary and

together with trustees and attorney's lees 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 posted as provided by law. The trustee may sell said property either income as provided by law. The trustee may sell said property either be posted as provided by law. The trustee may sell said property either income and the bidden for cash, payable at the time of a parcels at enciton to the bidden bidden for cash, payable at the time of an access hall device to the purchaser its deed in form as required by law conveying the device to the purchaser is deed in form as required by law conveying of the recitals in the deed of any matters of lact shall be conclusive rem-trice. The recitals in the deed of any matters of lact shall be conclusive rem-trice form and beneficiary, may purchase at the sale. The front be proceeds at sale, to payment of 12.3 the charter but including the compensation of the truste and a crossing for matter is the sale attainer; (2) to the obligation secured by the trust of the day person having iccorded liens subsequent to the interest of the instare in the trust deed as their interests may appear in the odder of their provided herein, truster devide a their interests may appear in the odder of the provident and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.

Information there in the superary in the order of their priority and to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in unterest entitled to such surplus. If Beneficiary may from time to time appoint a successor or succes-ons to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without convergence of unter societary or any trustee herein named or appointed hereunier. Each with successor from any trustee herein named or appointed hereunier is called beneficiary, on any trustee herein named or appointed hereunier is called by beneficiary, which, when recorded in the corresponds of the coursed by beneficiary. There are appointment of the successor trustee. If. Trustee accepts this trust when this deal, duly executed and ecknowieldsed is made a guality treated as ponied and and any originate and obligated to notify any party hereto of pending sile under any other deed of obligated to notify any party hereto of pending sile under any other deed of trust or of any action or proceeding in which greator, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the fustee 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 or the United States, a 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.



民性情 The grantor covenants and agrees to and with the beneliciary 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 torever defend the same against all persons whomsoever. THIS TRUST DEED SECURES A NOTE OF EVEN DATE The experience are that the press site of the base terrescaled by the shows described and and this pust deed are: (a)* primarily for standors schools (sainty of the schools michaeles (see simplified works before)). PURCHASE MONEY TRUST DEED 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 band the day and year first above written. **•** IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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, disrigard this notice. LOUIS HOULET m Mai TINA M. HOMI STATE OF OREGON, County of This instrument was acknowledged before me on by This instrument was acknowledged before me on hu Dee attaches as of Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO:, 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 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 DATED , 19 **Beneficiary** Do not less or destroy this Trust Dead OR THE HOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made TRUST DEED STATE OF OREGON, 55 (FORM No. 881) County of STEVENS NERS LAW PUB. CO. PORTLAND, ORE L certify that the within instrument LOUIS & TINA HOULET 150 LINCOLN AVE. #39 01 WOODLAND, CA. 95695 in book/reel/volume No. SPACE RESERVED on Granter ROBERT WETHERN FOR or as fee/file/instrupage _____ Rural Rt. 2, Box 323R ment/microfilm/reception No. RECORDER'S USE Bonanza, Oregon 97623 Beneticier, Record of Mortgages of said County. Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO ROBERT WETHERN Rural Rt: 2; Box 323 R NAME TITLE Bonanza, Oregon 97623 By..... .. Deputy

18872

ACKNOWLEDGMENT

On $\frac{8-11}{19\%}$ before me the undersigned, a Notary Public for the State of California, personally appeared <u>Louis R. Houlet</u>, proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument, and acknowledged that he executed it.

Eurof Watter Robert



ACKNOWLEDGMENT

On S-11 1992 before me the undersigned, a Notary Public for the State of California, personally appeared TIHA M. Houle , proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument, and acknowledged that the executed it.

Euro Watter Raliget



STATE OF OREGON, County of Klamath SS.

Filed for record at request of:

Aspen Title Co. on this <u>20th</u> day of <u>Aug.</u> A.D., 19 <u>92</u> at <u>3:21</u> o'clock <u>P</u> M. and duly recorded in Vol. <u>M92</u> of Mortgages Page <u>18870</u> Evelyn Blehn County Cierk By <u>Accelence Musicinalities</u> Fee. \$20.00