FORM No. 881—Cregon Trust Deed Series—TRUST DEED. ASPEN 0103963	4 COPYRIGHT	
8685 '93 MAR 16 AH 10 28 TRI	UST DEED	Vol.m93Page 5388
THIS TRUST DEED, made this 3rd		
Benjamin F. Worden and Patricia J. worder survivorsip Aspen Title & Escrow, INC Paul Wilson, Jr. Jones and Consuelo Jones	, nusbanu anu	, as Grantor,
Aspen Title & Escrow, INC	1 - Lond and	as Trustee, and
Paul Wilson, Jr. Jones and Consuelo Jones survivorship WIT	i, nusbanu and	", as Beneficiary,
WIT	NESSETH:	
Grantor irrevocably grants, pargains, sens and c	Oliveys to trustee .	n frust, with power of sale, the property in
Klamath County, Oregon, descri		
Lot 3, Block 7, CANAL ADDITION TO THE CI	CA OE KTWWIH F	ALLS, State of Oregon
Code 1 Map 3809-32AA-TL 3500 =		
경기를 하는 사람들이 있을 때문에 가장 하는 것들이 되었다. 그리고 있다. 중요를 받는 것들은 것들은 것들은 것들이 되었다. 그런 것들을 하는 것을 받는 것을 했다.		
발흥성도 말도 보면서 얼마를 되었다. 사용성도 말도 보면서 얼마를 되었다.		발표를 된다. 등로 발발하고 모르스를 불교하를 된다. 등로 발발하고 모르는
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 tellis, issues and profits		
the property. FOR THE PURPOSE OF SECURING PERFORMANO of	CE of each agreement	of grantor herein contained and payment of the sum
of(\$14,000.00)	Dollars, with inte	erest thereon according to the terms of a promissory
note of even date herewith, payable to beneficiary or order an	o made by grantor, to	
not sooner paid, to be due and payable maturity of note The date of maturity of the debt secured by this instrum	ment is the date, stated	d above, on which the final installment of the note
The date of maturity of the debt secured by this instrun becomes due and payable. In the event the within described re- sold, conveyed, assigned or alienated by the grantor without firs at the beneficiary's option, all obligations secured by this instru	hoporty, or any part .	the penetral of approval of the beneficiary, then.
at the beneficiary's option, all obligations secured by this histia		
To protect the security of this trust deed, grantor agrees. 1 To protect, preserve and maintain the property in go		ir; not to remove or demolish any building or im-
provement thereon; not to commit or perhat any waste of the property and in good and hab	itable condition any b	ouilding or improvement which may be constructed,
3 To comply with all laws, ordinances, regulations, cove		restrictions affecting the property; it the beneficiary Commercial Code as the beneficiary may require any
to now for tiling same in the proper public office of distance		
4 To provide and continuously meintain insurance of	the buildings now o trom time to time re	quire, in an amount not less than \$1 ull Value,
written in companies acceptable to the benefit any reason	to procure any such i	nsurance and to deliver the policies to the beneficiary
at least lifteen days prior to the expitation of any points	any tire or other in	surance policy may be applied by beneticiary upon
any indebtedness secured nereby and in security and application and thereof may be released to grantor. Such application	ion or release shall not	cure or waive any default or notice of default here-
under or invalidate any act done pursuant to such horses	nd to pay all taxes, a	ssessments and other charges that may be levied or
liens or other charges payable by grantor, inter by the per-	and the amount so I	paid, with interest at the rate set forth in the note
it a Joht recurred by this thist area, willion water of or any		-1-11 L- Lound to the came extent that they div
bound for the payment of the obligation herein assurement thereof shall, at the option of the benefit	ciary, render all sums s	secured by this trust deed immediately due and pay-
able and constitute a breach of this trust need.	iding the cost of title	search as well as the other costs and expenses of the
trustee incurred in connection with or in emoleting this content of the emoleting p	urporting to affect the	e security rights or powers of beneficiary or trustee;
and in any suit, action or proceeding in which the school and it	he beneficiary's or tru	istee's attorney's fees; the amount of attorney's fees
mentioned in this paragraph ? In all cases shall be the trial court, grantor further agrees to pay such sum as the	appellate court shall a	djudge reasonable as the beneticiary's or trustee's at-
torney's fees on such appeal.		to the seriment density or condemnation, bene-
the state of the right if it so electing to require		
NOTE: The Trust Deed Act provides that the trustee hereunder must trust company or savings and loan association authorized to do busing trust company or savings and loan association authorized to do busing the saving trust company or savings and loan association authorized to the saving trust and trust and trust are trust are trust and trust are trust are trust and trust are trust ar	be either an attorney, viets under the laws of O	regon or the United States, a title insurance company authorates the least of the company authorates the states or any agency thereof, or an escrow
trust company or savings and loan association authorized to do busin rized to insure title to real property of this state, its subsidiaries, af agent licensed under ORS 696.505 to 696.585.	filiates, agents of branch	
		STATE OF OREGON,
TRUST DEED		
		I certify that the within instru-
		ment was received for record on the
	SPACE RESERVED	at o'clockM., and recorded
Grentor	FOR	in book/reel/volume Noor
	RECORDER'S USE	pageor as fee/file/instru ment/microfilm/reception No
		Record ofof said County
Beneficiary		Witness my hand and seal o
After Recording Return to (Name, Address, Zip):		County affixed.
ASPEN TITLE & ESCROW, INC. ATTN: COLLECTION DEPARTMENT		NAME
525 Main, Klamath Falls, OR 97601		By, Deput

which are in excess of the amount required to pay all reasonable onts, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it litts upon any reasonable costs and expenses and attorney's fees, both and proceedings, shall be paid to beneficiary and applied by it litts upon any reasonable costs and expenses and attorney's fees, both and appeals court, necessarily paid or incurred by grantor in be trial and appeals court, necessarily and on expense, to take such actions and executes such instruments as shall be necessary, ness secured hereby; and grantor own processes, to take such actions and executes such instruments as the processes, and the processes of the north form of the processes of the proce 5389 and that the grantor 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:

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 persone!, 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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives are represented by the most state of the contract person in the process of the proc rigage, it is understood that the mortgagor or mortgagee may be more than one person; that it the context so be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and

	If be taken to me an and include wisions and to individuals. WHEREOF, the grantor has executed this instrument the day and year first above written. WHEREOF, the grantor has executed this instrument the day and year first above written. WHEREOF, the grantor has executed this instrument the day and year first above written. WHEREOF, the grantor has executed this instrument the day and year first above written. WHEREOF, the grantor has executed this instrument the day and year first above written.
of applicable; if walled s such word is defined eneficiary MUST comply	the Truth-in-Lending Act and Regulation 2, the HATRICIA J. WORDEN with the Act and Regulation by making required PATRICIA J. WORDEN et use Stevens-Ness, Form No. 1319, or equivalent.
compliance with the	STATE OF OREGON, County
	by BENJAMIN F. WORDEN and PATRICIA J. WORDEN This instrument was acknowledged before me on
	of
	My commission expires
STATE OF OREGO	N: COUNTY OF KLAMATH: SS.
数风险 经折偿还盈偿款帐户 田	Allon Title CO

\$15.00

FEE

Evelyn Biehn .

By Queline Mullender