4-107C, 54-131AB DRM No. 881-Oregon Trust Deed Series-TRUST DEED.	10-26-93A10:19		SE LAW PUBLISHING CO., PORTLAND, OR 9720
70286	TRUST DEI		3 Page 28069
THIS TRUST DEED, made this	10thday	ofOCTOBER	, 19.93, between
ULINE-E, BROWNING			on Trustee and
Grantor,ASPEN TITLE ANE	)"ESCROW"CO		,
.T. SERVICE CO., INC., A. NEVAL	DA. CORPORATION	••••••	,
s Beneficiary,	WITNESS	STH.	
Grantor irrevocably grants, barg nKLAMATHCount	ains, sells and convey y, Oregon, described	rs to trustee in trust, with as:	h power of sale, the property
LOT 22, BLOCK 112 and LOTS 37 56 PLAT, UNIT 4, KLAMATH COUNT	& 3 <b>%, BLOCK 108,</b> Y, OREGON	KLAMATH FALLS FORES	T ESTATES, HIGHWAY
together with all and singular the tenements, now or hereafter apportaining, and the rents,			
tion with said real estate. FOR THE PURPOSE OF SECURIT	VG PERFORMANCE of	each agreement of grantor he	erein contained and payment of the
sum of		ollars, with interest thereon ac	cording to the terms of a promissory of principal and interest hereof, if
note of even date herewith, payable to bench	September 10, 2	2003 19	at the final installment of said note
The date of maturity of the debt second becomes due and navable. In the event the	within described property	, or any part thereof, or any	prent or approval of the Deneliciary,
sold, conveyed, assigned or alienated by the	ons secured by this instru	ment, irrespective of the m	aturity dates expressed therein, or
herein, shall become immediately due and pa To protect the security of this trust of	leed, grantor agrees:		any restriction thereon; (c) join in any allecting this deed or the lien or charge conty all or any part of the property. The
To protect the security of this indice 1. To protect, preserve and maintain said 1 and repair; not to remove or demolish any buildin, not to commit or permit any waste ol said property. 2. To complete or restore promptly and the protect of the same of t	g of milliorenteine thereast	thereol; (d) reconvey, without war	alling, and the theatson or persons
manner any building of this is the	at therefor	be conclusive proof of the truthin	Iness thereol. Trustee's lees lor any of the
3. To comply with all laws, ordinances, it tions and restrictions allecting said property; if the	beneliciary so requests, to	10. Upon any default by time without notice, either in per	son, by agent or by a receiver to be ap-
join in executing such linancing statements judition cial Code as the beneliciary may require and to	pay for filing same in the	erty or any part thereof, in its o	wn name sue or otherwise collect the rents.
by filing officers or searching agencies in the beneficiary.	insurance on the buildings	issues and profits, including those	past due and unpaid, and apply the same, n and collection, including reasonable attor- secured hereby, and in such order as bene-
now or herealter erected on the said premises again and such other hazards as the beneliciary may in	om time to time require, in	ficiary may determine. 11. The entering upon at	ad taking possession of said property, the
an amount not less than a companies acceptable to the beneficiary, with loss	payable to the latter; all	collection of such rents, issues an insurance policies or compensation	or awards for any taking or damage of the
if the grantor shall fail for any course at least lifte deliver said policies to the beneliciary at least lifte	en days prior to the expira-	pursuant to such notice.	enant indebtedness secured
tion of any policy of insurance how of at grant the beneliciary may procure the same at grant	or's expense. The amount	hereby or in his performance of	tor in payment of any indebtedness secured any agreement hereunder, time being of the ent and/or performance, the beneficiary may immediately due and payable. In such an
may determine, or at option of beneficiary the en	tire amount so collected, or	declare all sums secured hereby	immediately due and payable. In such an
any part thereof, may be released to granicit such not cure of waive any default or notice of default	hereunder or invalidate any	advertisement and sale, or may d	irect the trustee to pursue any other right of
5. To keep said premises mee month	uction liens and to pay all levied or assessed upon or	the beneliciary elects to loreclose	by advertisement and sale, the beneficiary of
against said property before any part of and prom	ptly deliver receipts therefor		e to be recorded his written with the obligation escribed real property to satisfy the obligation estee shall lix the time and place of sale, five / law and proceed to foreclose this trust deed 6.735 to 86.795.
menta, insurance premiuma, nens or other	with lunds with which to	in the manner provided in ORS 8	6.735 to 86.795.
make such payment, beneficially interest at the rate	set lorth in the note secured	sale, and at any time prior to 5	uson so privileged by ORS 86.753, may cure
trust deed, shall be added to and become a pind	from breach of any of the	the default or defaults. It the	t, the delault may be cured by paying the
covenants hereof and for such payments the gran	ntor, shall be bound to the	hains cured may be cured by i	endering the performance required under the
described, and all such payments and	the postion of the beneficiary.	defaults the person effecting th	e cure shall pay to the beneficiary all cost
constitute a breach of this trust deed.	this trust including the cost	together with trustee's and attor.	the time and at the time and
of title search as well as the other costs and expenses of in connection with or in enforcing this obligation	penses of the trustee incurred and trustee's and attorney's	place designated in the notice	hall be held on the date and at the time an ol sale or the time to which said sale ma aw. The trustee may sell said property eithe screte and shall sell the parcel or parcels a
lees actually incurred. 7. To appear in and defend any action	or proceeding purporting to	auction to the highest bidder t	or cash, payable at the time of sale. Truste
affect the security rights or powers of beneficiary action or proceeding in which the beneficiary or	trustee may appear, including	the property so sold, but with	but any covenant or warranty, express or in
any suit for the foreclosure of the beneficiary's of cluding evidence of title and the beneficiary's of amount of attorney's lees mentioned in this part	trustee's attorney's lees; the igraph 7 in all cases shall be	of the truthfulness thereof. An the grantor and beneficiary, ma	y person, excluding the trustee, but includir
amount of attorney's lees mentioned in this part fixed by the trial court and in the event of an decree of the trial court, grantor further agrees pellate court shall adjudge reasonable as the b	to say such any as the store	15. When trustee sells p shall apply the proceeds of sal	e to payment of (1) the expenses of sale, in
pellate court shall adjudge reactions and an and ney's fees on such appeal.		attorney, (2) to the obligation having recorded liens subseque	secured by the trust deed, (3) to all person
It is mutually agreed that: 8. In the event that any portion or all o under the right of eminent domain or condemnal or any the right of eminent domain or condemnal	il said property shall be taken tion, beneliciary shall have the	suplus, if any, to the granter	or to his successor in interest entitled to suc
under the right of eminent domain or concentration right, if it so elects, to require that all or any	portion of the monies payable	surplus. 16. Beneliciary may fro	om time to time appoint a successor or succ
to pay all reasonable costs, expenses and under incurred by grantor in such proceedings, shall	I be paid to beneliciary and	under. Upon such appointme trustee, the latter shall be ve	it, and it data accurate and duties confett
both in the trial and appellate courts, necessar	ily paid or incurred by bene-	<ul> <li>upon any trustee herein named and substitution shall be made</li> </ul>	by written instrument executed by beneficia
and execute such instruments as shall be nec	essary in obtaining such com-	s which, when recorded in the which the property is situated.	shall be conclusive proof of proper appointm
pensation, promptly upon beneficiary's request. 9. At any time and from time to time	upon written request of bene	<ul> <li>I7. Trustee accepts the acknowledged is made a public</li> </ul>	his trust when this deed, duly executed a lic record as provided by law. Trustee is lic to a lice to a lic

9. At any time and from time to time upon written reduce to be the liciary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting 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 in

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lecting obligated to notify any party hereto of pending sale under any other deed of eermay trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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, 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.

Repair Contract

		2807	
The grantor covenants and agrees fully seized in fee simple of said describ	s to and with the beneficiary and the ed real property and has a valid, un	ose claiming under him, that he is rencumbered title thereto	law-
and that he will warrant and forever de	efend the same against all persons w	vhomsæver.	
(b) for an organization, or (even il gran This deed applies to, inure: to the benef personal representatives, successors and assigns. secured hereby, whether or not named as a bene gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, whichey.	grantor has hereunto set his hand th	Volice below), commercial purposes. rs, legatees, devisees, administrators, exec r and owner, including pledgee, of the co whenever the context so requires, the mass	utors, ntract culine
as such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Peoplet	beneficiary is a creditor and Regulation Z, the Dr. by making and and and and a second	WNING	•••••
disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	1310 of anti-last		•••••
ate of <u>Lippin Auto</u> punty of <u>Public Aid</u> } <u>IO 10 93</u> before me, rsonally appearedAULIN	ROSAN D. QARIC INAME, TITLEPOE OFFICER - I.E., JANE DOE, NOTARY PUBL E. BROWNING (NAME(S) OF SIGNER(S))	CAPACITY CLAIMED BY SIG	
OFFICIAL STAL SCRIPTION OFFICIAL SCRI	ved to me on the basis of satisfactory e be the person(s) whose name(s) is/a bed to the within instrument and acknow me that he/she/they executed the s her/their authorized capacity(ies), and her/their signature(s) on the instrum son(s), or the entity upon behalf of wh son(s) acted, executed the instrument. hess my hand and official seal.	are sub-  TRUSTEE(S) wledged GUARDIAN/CONSERVA same in that by bent the	
(SEAL)			
TO THE DOCUMENT Number of		ED - Document <u>CCT 10,1993</u>	docum
	which it secures. Both must be delivered to the trustee		
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. PAULINE BROWING 2001 E FLAMINGO #115 LAS. VEGAS, NV 89119	ਸ 0 2	STATE OF OREGON, County ofKlamath	day 93, ded
Grantor D T SERVICE CO., INC. 4615 FAIRCENTER PARKWAY #115 LAS VEGAS NV 89102 Beneticiary AFTER RECORDING RETURN TO	FOR P RECORDER'S USE D F	Dodok/leel/volume NO	tru-
BENEFICIARY		Evelyn Biehn, County Titte By Aulenc Mullinal County	Cler E
	Fee \$15.00	JY MARKANEL IN LONGTOCHE DED	444