HORM No. 631 - Oregon Trust Deed Series - NAT			COPTINICHT 1993 STEVENENESS LAW PU	BLISHING CO., PORTLAND, OR
949 1240 of desirable in the blass :			Volm94 p	age
I HIS I RUST DEED	made this 1001	day of De	cember	, <u>19</u> .93 , betwo
FULL RIGHT OF SURV	TVORSHTP	LERNER, NOT AS TE	NANTS IN COMMON BUT W	CTH
ASPEN TITLE & ESCR	OW, INC.			, as Gran , as Trustee, t
OREGON TRAIL COUNC	Lue LNC.	·	DE ARCHINE NE AN CONTROL PLANE AND DE ARCHINE NE AN CONTROL PLANE AND AOR OF BESK SUBJECTION (ALLER ACCELT AND AND AND AND AND AND AND AND AND AND	AN ART FOR LARD ARCON
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Grantor irrevocably gr KLAMATH	ants, bargains, seli	ls and conveys to trust	ee in trust, with power of sa	le, the property
	HOM EXEMPT OCL 12	Gescribed As:		
AS THOUGH FULLY SE	ION MARKED EXH	IBIT "A" ATTACHED	HERETO AND MADE A PAR	T HEREOF
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together with all and singular the i or hereafter appertaining, and the	tenements, hereditame	nts and appurtenances and	all other rights thereunto belongi	ng or in anywise n
the property.			now of nereatter attached to of us	ed in connection w
			nt of grantor herein contained and	
note of even date herewith paya	its - madeie pri rope	Dollars, with		terms of a promiss
not sooner paid, to be due and pave	abla at maturi	ty of note of	, the final payment of principal a	and interest hereof
becomes due and payable. Should	debt. secured by this	instrument is the date, st	ted above, on which the final in	stallment of the n
property or all (or any part) of ge consent shall not be unreasonably	rantor's interest in it withheld then at the	without first obtaining the	written consent or approval of th	or any part) of the beneficiary, whi
the maturity dates expressed there The execution by grantor of an ear To protect the security of the 1. To protect, preserve and	in, or herein, shall b nest money agreemen	ecome immediately due an t** does not constitute a sa	d payable. (Delete underlined chi le, conveyance or assignment	use if inapplicabl
To protect the security of th 1. To protect, preserve and	is trust deed, grantor i maintain the propert	agrees: y in good condition and re	main for the second and Acut pict	acore watten.
1. To protect, preserve and provement thereon; not to commit 2. To complete or restore pr	or permit any waste comptly and in good a	of the property. Ind habitable condition any	building or improvement which	any building or h
3. To comply with all laws	ordinances in Auto Alam			
so requests, to join in executing su to pay for filing same in the prope agencies as may be deemed desirab 4. To provide and continue	ch financing statemen in public office or offi	ts pursuant to the Uniform	Commercial Code as the benefic.	ary may require a
agencies as may be deemed desirab 4. To provide and continue	le by the beneticiary. Jusly maintain insura	nce on the buildings now	or hereafter erected on the proj	artic addings loss
written in companies acceptable to	the hereficiant with	y may non time to time	equire, in an amount not less that	n \$ VALANI L
at least fifteen days prior to the er	nightion of any matter	reason to procere any such	insurance and to deliver the polic	ies to the beneficia
any indebtedness secured hereby an	d in such order on her		isurance policy may be applied	by beneficiary up
or any part thereof, may be release under or invalidate any act done pr	d to grantor. Such ap ursuant to such notice	plication or release shall, no	of cure or waive any default or no	tice of default her
under or invalidate any act done pr 5. To keep the property fre assessed upon or against the prope promptly deliver receipts therefor.	e from construction li rty before any part o	iens and to pay all taxes, I such taxes, assessments a	assessments and other charges th	at may be levied
liens or other charges nevable by de	cantor aither by diana		ay more of any taxos, assessments,	insurance premium
secured hereby, together with the	blidations described :	STOOL, AIM THE AIMOUNT SO	paid, with interest at the rate a	et forth in the no
with interest as aforesaid, the prop	erty bereinbefore des	cribed as well as it.	or any or the covenants hereor an	d for such payment
and the nonpayment thereof shall, i	at the option of the be	d, and all such payments i enoticiary, render all sums	shall be immediately due and pay	able without notic
6. To pay all costs fees and	expenses of this down		영상 영상 영상 영상 영상 영상 영상 영상 영상	승규는 승규가 가지 않는 것이다.
7. To appear in and defend a	any action or proceed	oongation and musice s and	attorney's tees actually incurred	N. 1. 176 A. 1621 13 12 116
and in any suit, action or proceedin to pay all costs and expenses, include	in which the benefi	clary or trustee may appea	r, including any suit for the fore	closure of this dee
mentioned in this paragraph 7 in al	I cases shall be fixed	by the trial court and in the	to event of an appeal from any ju	dgment or decree
torney's fees on such appeal.		ano appendite, court anama	ajuage reasonable as the benetici	ary's or trustee's a
9. IN THE EVENT THAT ANY DOP	tion of all of the pro-	marter shall be deliver		an the second relation from the
NOTE: The Trust Deed Act provides that th	he inistee hereunder musi	the either an attamer whe la	le monies payable as compensati	on for such takin
property of this state, its subsidiaries, sfills	ing, soonis or hranches, th	iawa w, oregon or ine united a	ates, a alle insurance company authoriz	ed to insure title to re
WARNING: 12 USC 1701 requiates and	may emhibit exercise of	the ontion is a day subacy in	ereor, or an escrow agent licensed under	ORS 696.505 to 696.58
Sepuri di una sventod Attentichente	Request societs the 1220	e or obtaining beneficiary's con	sent in complete detail.	or transitioning
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	and the second	a server to be seen of a second se	Freine Ander and Annual and Annual and Annual Annual and	rar release ther of
NANCY L. VIERRA	IT RECEIPTION THE PROPERTY	are was dereining	I certify that the	he within instru
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and that the grantor will warrant and lorever defand the same signing all persons whomsosver.
The grantor will warrant and lorever defand the same signing all persons whomsosver.
(a)* primarily for grantor's personal, family or household purposes (see Important Notice below).
(b) for an organisation, or (even il grantor is a natural person tare for business or commercial purposes.
This deed applies to, immes for the benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF; the grantor has executed this instrument the day and year first above written:

12:35 Dartices * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is stand or opplicable; if warranty (a) is applicable and the beneficiary is a creditor is a such word is defined in the Truth-in-Lending Act and Regulation 2; the beneficiary MUST comply with the Act and Regulation by making required G disclosures; for this purpose use Stevens-New Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. warranty (a) or (b) is the NAN aurora LAWRENCE C. LERNER SOLE THESE STATE OF OREGON, County of ... EON L. F. MICLOSE OF 2 This instrument was acknowledged before n THE SPORELLEY south marine by internet start and the starters the wThis instrument was acknowledged before n. on the cu 50 by. of COURSESSEE COURSESSEE OFFICIAL SEAL NON KOLL ST LORYNA L. HENDERSON NOTARY PUBLIC - OREGON COMMISSION NO.019132 MY COMMISSION EXPIRES OCT 15, 1998 255 <u>117</u>0 tary Puplic for Oregon My commission expires . REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.), it says this backness held by you under the same. Mail reconveyance and documents to DATEDNER P. AIRISY SUC PRABENCE C Joneshing Mail YE desiver of the Order M DATED: A LINE DESCRIPTION OF THE NOTE WHICH IT SECURE. Do fidt lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 03040033 មួយភាពក្រ N_December 03 120510 0550 Beneticiary 22 01-25-94P03:39 RCVD Content of the street of the second



EXHIBIT "A"

PARCEL 1:

A tract of land situated in the NW 1/4 and the NE 1/4 of the SE 1/4 of Section 18, Township 24 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point which is South 01 degrees 00' 51" West 6.18 feet and East 38.14 feet from the 1/16th corner of the common line between the NE 1/4 and the SE 1/4 of said Section 18; thence South 1,200.0 feet along the so called "false 1/16th line" which lies within the NE 1/4 and is East of the common 1/16th line between the NW 1/4 and the NE 1/4 of the SE 1/4 of said Section 18 to the point of beginning; thence West 226.0 feet to a point; thence continuing West 79 feet more or less to the flow line of Crescent Creek; thence Southerly along the flow line of said creek 100 feet more or less to the intersection of the common 1/16th line between the NW 1/4 and the SW 1/4 of the SE 1/4 of said Section 18; thence East 15 feet more or less along said 1/16th line to a point; thence continuing East along same said 1/16th line 297 feet more or less to a point; thence North 95.8 feet more or less along the said "false 1/16th line" near the Easterly edge of the NE 1/4 of the SE 1/4 of said Section 18 to the point of beginning.

PARCEL 2:

An undivided 1/4 interest in and to the following:

A strip of land lying in the SE 1/4 NE 1/4 of Section 18, Township 24 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the NW 1/4 corner of SE 1/4 NE 1/4; thence South along the common line between the SW 1/4 NE 1/4 and SE 1/4 NE 1/4, 25 feet to the NW 1/4 corner of that property conveyed to Stewart Laughlin, et ux., in Deed Volume M-66 at Page 1952; thence South 89 degrees 54' 39" East 200.28 feet along the North line of said Laughlin property to a point on the Westerly right of way line of a State Highway; thence Northwesterly along said Westerly right of way line to its intersection with the North line of the SE 1/4 NE 1/4; thence North 89 degrees 54' 39" West along said North line of SE 1/4 NE 1/4 to the point of beginning.

CODE 51 MAP 2407-18AO TL 2400 CODE 51 MAP 2407-18DO TL 4100

STATE OF OREGON: COUNTY OF KLAMATH:

	Aspen Title &	Escrow	the day
Filed for record at request of	A D 19 94 at 3:39	o'clock P M., and duly	y recorded in Vol. <u>M94</u>
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