FORM No. 881 - Oregon Trust Deed Series - TR	ST DE 10 (Assignment Rose) and ASPEN 03041867 comment and attention and an article of the second second second	्र
11. 他们说自己的意思,还是是不能的非常,你是我们的你有意的吗?	94 P03:37 RCV TRUST DEED VOL W94 Page 21234	b
	M. Martin, hu band and wife with full rights of survivorship as Grantor.	
Aspen Title & Escrow, 1	10	2.
Milo H. Allen and Viola	E. Allen, hus and and wife with full rights of survivorship , as Beneficiary,	-
	7ITNESSETH:	
(a) An and (a) for the set of	s, Durgains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, de wribed as:	
Lot 8, Block 16, First	deition to Klamath River Acres, according to the official	11. 1
plat thereof on file in	the records of Klamath County, Oregon.	3
Code 97-3907-25CO-TL:49		-1
		(ctr
	iments, hereditaments and appurtenences and all other rights thereunto belonging or in anywise now	

or hereafter appertaining, and the reits, is uses and profits thereof and all fixtures now or hereafter attached to or used in connection with the propert FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grentor herein contained and payment of the sum

-Forry Nine T ousand Nine Hundred and No/100-----of note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable 1, 111, 11, 19, 99,

The date of maturity of the debt secured by this is trument is the date of ted above, on which the linal installment of the note becomes due and payable. Should the grautor either agree is, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grautor sinterest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option", all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be come immediately due and payable. The execution by grap or all an earnest money agreement"* does not constitute a sale, conveyance or assignment.

come inimerately use and payors. The execution of grant of all calles indices agreened. These intervals in constitute a sale, constitute a sale and a sale and habitable condition and repair; not

any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereot, may be released to grantor. Such application or release shall not cure or waive any default or notice of default here-under or invalidate any act done pury uart to such notice. S. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such faxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by gravitor, either by direct symmeth or by providing beneficiary with funds with which to make such pay-ment, beneficiary may, at its option' make payment theres, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in rangraphs 6 and 7 of this trust deed, shall be added to and become a part of the dobt secured by this trust deed, which u waiver of any fable arising from breach of any of the covenants hereof and for such payments, and the nonpayment thereof shall, at the cption of the bere ficiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpayment thereof shall, at the cption of the bere ficiary, render all sums secured by this trust deed immediately due and pay-able and constitute a breach of this i ust clead. To appar in and defend at y action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suif, action or proceeding in which the beneficiary is a different for such appear. To appaar in and defend at y action or proceeding purporting to allect the security rights or powers of beneficiary's or trustee; and in any suif, action or proceeding in which the beneficiary or trust

NOTE: The flust Deed Act provides that the truste a hereander must at either an altimety, who is an active member of the Oregon State Bar, a bank, trust company or savings and load association authorized b to business under the larst of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliate i, ag a its or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of the braining beneficiary's a meent in complete detail.

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TRUST DEED	\$P\$14】 \$P\$\$P\$19\$\$P\$19\$\$P\$14\$P\$14\$P\$14\$P\$14\$P\$14
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After Recording Beturn to (Norme, Address, Zip) :	County affixed.
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ASPEN TITLE & ESCROW, NG	
ATTN: COLLECTION DEPARTMENT	
ALCONTRACTOR AND A MADE AND A MAD	2월 1월 월월 29월 27일 월월 동양 사행 상태의 전기가 문화가 많이 안전다. 이번 전자 전자 전자
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and that the grantor will warrant at d forsver delend the sime against all persons whomsoever. The grantor warrants that thi proceeds of the load represented by the above described note and this trust deed are: (a)* primarily for grantor's jersonal, family or het schold purposes (see Important Notice below), (b) for an organization, or (even if grantor is a narual person) are for basiness or commercial purposes. This deed applies to, innurs to the benefit of and binds all parties hereto, their heirs, legates, devices, administrators, executors, personal representatives, successors and assigns. The term veneficiary shall mean the holder and owner, including pledgee, of the confract secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is inderstood 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 here i approximately equally to corporations and to individuals. IN WITNESS WHEPD'OF the include the provisions developed the instrument the devi and were tiret shown written

IN WITNESS WHERIOF, the grantor h is executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the Truth bi-Lencing Act and Regulation Z, the as such word is defined in the function of the large state of the second state of the second state of the second second second states and second seco If compliance with the Act is not required, disregard this notice.

A. MARTIN LIVENN

KLAMATH STATS OF OREGON, County of This instrument was acknowledged before me on JULY LYNN A. MARTIN & MARY M. MAR by . This instrument was ecknowledged before me on ... by .

as 6651 St 522 OFFICIAL STAL MARLENE T. ADDINGTON NOTARY PUBLIC - CRECON COMMISSION NO. 02:238 MYCCOMMISSION EXPIRES 11AR : 2, 1997 SHOELSENSERIES I LAND

ngton Nofary Public for Oregon

Wy commission expires ... 3-22

그 김 동의물은 동안을 느꼈지요? 영영방법	【1.約日		제작품 문단함	還過將管理醫學習習習習習習習習習習習習 医子口口 医子口口 医小口口 医白白白白白白白白白白白白白
있습학에 입어 수비가 전 <u>전 출행 전 등 전</u>				꽃 식품 같은 알 것 같아요. 김 것, 아이는 것 것 같아요. 이야 있는 것 같아요.
STATE OF OREGON: COUNT	CF	KLAMATH:	SS.	
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