FORM No. 111-Oregan Tree Deed Series-18	ASPEN 03	42158		
87299	1 12:28 KCV	TRUST DEED	Volman	Jaco 27521 (0)
John Morey Hawmers and Br	e this24th ada_Jean_H	day of <u>Au</u> mers, husband	<u>gust</u> .and_wife_with_ful	L Tights of
Appen Title & Escrow, INC Fred Hoff and Maria Hoff			*******	C 1
Grantor irrevocably grante	Landalma anti-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		, as Beneficiary,
Klamath Lot 7, Block 7, Mountai 1 Code 8 Map 3606-17CO-TL 3				
TIMBER IS NOT TO BE CUT O	R REMOVED FR	M SUBJECT PROP	ERTY UNTIL PAID IN	FULL.
together with all and singular the tera me or hereafter appertaining, and the reats, the property.	ius, hereditaments	nd appurtenances and	all other eights the second of	
FOR THE PURPOSE OF STUT	WHO POPPOR		a constant attached 10	or used in connection with
			*	
The date of maturity of the dent a	u gust 31		and about the state of prince	and interest hereof, if
at the beneficiary's option, all obligations become immediately due and payable.	as grantor withou: a cured by this ins	irst having obtained to rument, irrespective of	the maturity dates express	al of the beneficiary, then, ed therein, or herein, shall
provement thereon; not to commit or ; err. 2. To commit or set	in the property in any waste of the	tood condition and re property.	pair; not to remove or dem	olish any building or im-
to requests to join in anothing of the	🖙 5, regulations, co	enants, conditions and	contrictions allowing the	
agencies as may be deemed desirable by the	beneficiary.	is well as the cost of	all lien searches made by t	iling officers or searching
ticiary as soon as insured; if the grantor shi	tail for any reas	payable to the latter;	all policies of insurance shall	be delivered to the bene-
any indebtedness secured hereby and in un or any part thereof, may be released to gra under or invalidate any art does much	to int collected und rder as benelicia un or. Such applica	l t any fire or other in y may determine, or a t on or release shall not	surance policy may be app toption of beneficiary the au cure or waive any detaul	lied by beneficiary may pro- lied by beneficiary upon ntire amount so collected,
essessed upon or against the property lefe promptly deliver receipts therefor to be net liens or other chartes promble by the	t any part of such	and to pay all taxes, a i taxes. assessments au grantor fail to make pa	d other charges become pair	that may be levied or t due or delinquent and
ment. beneficiary may, at its option, nak woured hereby, together with the obligation the debt mount by this term of the debt mount of the debt	it er by direct par sayment there o s described in par	a sent or by providing 1 , and the amount so p , graphs 6 and 7 of thi	eneliciary with funds with a aid, with interest at the ra	which to make such pay- te set forth in the note
the debt secured by this trust deed, with the obligation with at the secured by this trust deed, with at vith interest as aforesaid, the property her bound for the payment of the obligation h and constitute a breach of this trus the and constitute a breach of this trus for To raw all contained and the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the	ti ibelore describe	as well as the grante	T. shall be bound to the	and for such payments,
6. To pay all costs, lees and expense rustee incurred in connection with or hite 7. To move the and with or hite	I this trust inclusion for the second sec	i ling the cost of title i i ion and trustee's and	earch as well as the other c	osts and expenses of the
to pay all costs and expenses, including i via mentioned in this mentioned in the second seco	is the beneficiary	* trustee may appear beneficiary's or trus	including any suit for the	t beneticiary or trustee; foreclosure of this deed,
isrney's fees on such appeal. It is mutually used that	sich sum as the 1	pellate court shall ad	udge reasonable as the bene	y judgment or decree of eliciary's or trustee's at-
8. In the event that any portion (r g l'ciary shall have the right, if it so elects, i NOTE: The Tout Deed dat empirication	il of the property to require that al.	hall be taken under t r any portion of the	he right of eminent domain monies payable as comper	or condemnation, bene- usation for such taking,
NOTE: The Trust Deed Act provides that the rus in visit company or savings and lean association au in ted to insure title to real property of this is to, a yent licensed under ORS 696.505 to 696.58;	te hereunder must i in rized to do busine it subsidiaries, aff.i	e either an attorney, wh a under the laws of Oreg a ites, agents or branches	 is an active member of the (on or the United States, a title the United States or any age 	Dregon State Bar, a bank, insurance company autho- ncy thereof, or an escrow
TRUST DEED		in the second se	STATE OF OREGO	
		A states : The work A f	County of	t the within instru-
······································			ment was received	for record on the
Gronter	4.5 No.	SPACE RESERVED	ato'clock in book/reel/volume	M. and recorded
Beneficiary	1 d	tin to the term	ment/microfilm/rece	as fee/file/instru-
få e Recording Return to (Name, Address, Zip):=1	a syn F ta ta ta	an a	Record of	hand and seal of
ASPEN TITLE & ESCORW, INC ASTN: COLLECTION DEPARTMENT		 2 ₫ - 4495 € - 1 - 1 2 ₫ - 4495 € - 1 - 1 3 ₫ - 44 € - 5 - 1 - 3 € 3 ₫ - 1 - 24 	County affixed.	
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<text><text><text><text><text><text><text> and that the (truntor will warrant and to ever defend the same gainst all persons whomsoever. The gruntor warrants that the process of the loan remissented by the above described note and this trust deed are: (a)* primurily for grantor's personal, i unily or houses of d purposes (see Important Notice below), (b) for an ordenization, or (even if (1) untor is a nature uperson) are for business or commercial purposes. This deal applies to, inures to the bendit of and binds ull parties hereto, their heirs, legatees, devises, administrators, executors, secured hereby, whether or not named as a be reficiary herein. In construing this trust deed, it is universtood that the 4 antor, trustee and/or beneticiary may each be more than one person; that it the context so requires, the singular ull all or taken to mean i ed include the plural, and that generally all grammatical changes shall be inade, assumed and implied to make the provisions hereof apin requely to corporations and to individuals. IN WITNESS WHEREOF the grantor has concerned this instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. IMPORTANT NOTICE: Delete, by lining out, which were warranty (a) x (b) is not applicable; if warranty (a) is applicable and the beneficiary is a coditor cs such word is caffined in the Truth-in-Lending Act and Regulation z_i the beneficiary MUST comply with the Act and I egu of on by making rejurce disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disegat this notice. NOR IY HAMINERS BRENDA JEAN MAMMERS STATE OF OF GON, County of KLAMATH .) ss. This insu ament was ack nowledged before me on AUGUST 26 19.94 JOHN MORLY HAMMERS & BRENDA JEAN HAMMERS This nstrument was ack lowledged before me on ----as OFFICIAL SEAL PAULINE GUILDEAUX OTAHY PUBLIC - OREGON COMMISSION NO.002381 U. beaux Notary Public for Oregon MY CONTRISSIC N EXPIRES OCT. 18, 1994 My commission expires _____1 Q-18 -----STATE OF OREGON: COUNTY OF ILAI (ATH: SS. Filed for record at request of . Sepen T: 1e Co the <u>lst</u> Sept. A.D., 19 92. at 3:39 day o'clock ____M., and duly recorded in Vol. M94 of _ Mortgage on Page ____ <u> 27521</u> Evelyn Biehn By Quuu FEE \$15.00 - County Clerk 田 時後20年1日主義1987年11月 16月時代文明時一 割裕子 - 1942年11月 - 1945年11月1日 19月時代文明時代 - 新特子 子子子 2月年月 - 1945年11日 19月1日 a. Anul Martine (1997)
 Martine (1997) _____ = : = -----