FORM No. 881 - Oregon Trust Deed Series - TRUS) 0	DEE D	(Assignment Restricte	ASPEN 03042468 COPYRIGHT SHA STEVENS HESS LAW PUBLISHING OD, PORTLAND, OR STON
91603 11-23-94P)	3 :	56 RCVD	RUST DEED Vol. <u>m94</u> Page <u>36090</u>
THIS TRUST DEED; met/e SHERRY_JGORDON	48 9 1 1 	s. 1st	day ofNOVEMBER, 1994_, between
ASPEN TITLE & ESCROW, INC GEORGE A. PONDELLA, JR. and	D	NALD E. BA	LEY. each as to an undivided one-half , as Beneficiary,
Grantor irrevocably grants KLAMATH Cin	bar unt	للا gains, sells anc r, Oregon, desc	TNESSETH: conveys to trustee in trust, with power of sale, the property in ribed as:
HIGHWAY. EXCEPTING THEREFR	F OM ET 1	HE SW ½ THA THE EAST 2:	T LAYS NORTHEAST OF THE SPRAGUE RIVER O FEET IN SECTION 13, TOWNSHIP 35 SOUTH, IN THE COUNTY OF KLAMATH, STATE OF OREGON.
			d appurtenances and all other rights thereunto belonging or in anywise now reof and all fixtures now or hereafter attached to or used in connection with
ofFOIJ	RTI	EN THOUSANI	/CE of each agreement of grantor herein contained and payment of the sum FIVE_HUNDRED_AND_NO/100
note of even date herewith, payable to b not sooner paid, to be due and payable .	beix	ticiary or order a	Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if te 19
The date of maturity of the debt becomes due and payable. Should the fri erty or all (or any part) of grantor's in to beneficiary's option*, all obligations set u	sec anro eres ure i	ired by this insti t either agree to, t in it without fin by this instrume	iment is the date, stated above, on which the final installment of the note attempt to, or actually sell, convey, or assign all (or any part) of the prop- st obtaining the written consent or approval of the beneficiary, then, at the ct, irrespective of the maturity dates expressed therein, or herein, shall be- of an earnest money agreement** does not constitute a sale, conveyance or
provement thereon; not to commit or pr 2. To complete or restore prompily damaged or destroyed thereon, and pay 3. To comply with all laws, ordir a	ain mit y er vher ncs:	the property in ε any waste of the d in good and ha due all costs inc. regulations, cov	ood condition and repair; not to remove or demolish any building or im- property. Sitable condition any building or improvement which may be constructed,
agencies as may be deemed desirable by 4. To provide and continuously m damage by fire and such other hazards a written in companies acceptable to the b	the nair is ri ene	beneficiary. tain insurance o e beneficiary ma ficiary, with loss	well as the cost of all lien searches made by filing officers or searching the buildings now or hereafter erected on the property against loss or from time to time require, in an amount not less than \$1011 Value, payable to the latter; all policies of insurance shall be delivered to the bene-
at least fifteen days prior to the expiration cure the same at grantor's expense. The a any indebtedness secured hereby and in au or any part thereof, may be released to g under or invalidate any act done pursua n	onic anno ach arana atro	f any policy of in int collected unde- order as beneficia- or. Such applicat such notice.	It o procure any such insurance and to deliver the policies to the beneficiary surance now or hereafter placed on the buildings, the beneficiary may pro- t any fire or other insurance policy may be applied by beneficiary upon y may determine, or at option of beneficiary the entire amount so collected, on or release shall nor cure or waive any default or notice of default here-
assessed upon or against the property le promptly deliver receipts therefor to be m liens or other charges payable by granter, ment, beneficiary may, at its option, rus secured hereby, together with the oblight, the debt secured by this trust deed, with o with interest as aloresaid, the property h bound for the payment of the oblight on and the nonpayment thereol shall, at the	fore efic , ert ake ions uf v here opt	any part of such ary; should the f ther by direct pay payment thereot, described in par aiver of any righ nbefore described, ein described, an ion of the benetik	nd to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and rantor fail to make payment of any taxes, assessments, insurance premiums, nent or by providing beneficiary with funds with which to make such pay- and the amount so paid, with interest at the rate set forth in the note igraphs 6 and 7 of this trust deed, shall be added to and become a part of 's arising from breach of any of the covenants hereof and for such payments, , as well as the grantor, shall be bound to the same extent that they are i all such payments shall be immediately due and payable without notice, iary, render all sums secured by this trust deed immediately due and pay-
trustee incurred in connection with or in 7. To appear in and defend any uc and in any suit, action or proceeding in w to pay all costs and expenses, including et	nses en ction vh/c vide	of this trust inch orcing this oblig- or proceeding p h the beneficiary nce of title and t	ding the cost of title search as well as the other costs and expenses of the tion and trustee's and attorney's fees actually incurred. reporting to affect the security rights or powers of beneficiary or trustee; or trustee may appear, including any suit for the foreclosure of this deed, to beneficiary's or trustee's attorney's fees; the amount of attorney's fees
mentioned in this paragraph 7 in all cases the trial court, grantor further agrees to p torney's tees on such appeal. It is murually agreed that: 8. In the svent that any portion o	ssh Day Drai	all be fixed by the such sum as the i	s trial court and in the event of an appeal from any judgment or decree of ppellate court shall adjudge reasonable as the beneficiary's or trustee's at- shall be taken under the right of eminent domain or condemnation, bene-
NOTE: The Trust Deed Act provides that the trust	tee h	ereunder must be ei	or any portion of the monies payable as compensation for such taking, her an attorney, who is an active member of the Oregon State Bar, a bank, trust company of Oregon as the United States a title legurence asymptoty outballed to legure title to and
property of this state, its subsidiaries, affiliates, a gr "WARNING: 12 USC 1701j-3 regulates and may	ents / pro	or branches, the Unit	I Oregon or the United States, a title insurance company authorized to insure title to real d States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. option. takining beneficiary's consent in complete detail.
TRUST DEED			STATE OF OREGON,
			County of
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Charles and Charle			BFACE RESERVED atO'Clock
			RECORDER'S USE page
Beneficiary	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Record of
After Recording Return to (Name, Address, Zip); ASPEN TITLE & ESCROW, INC	2 2		County affixed.
ATTN: COLLECTION DEPARTMENT			No. Constant of the Constant NAME
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and that the grantor will warrant and fors ar defend the sume against all persons whomsoever.
The grantor warrants that the proceeds of the loan spresented by the above described note and this trust deed are:
(a)³⁵ primarily for grantor's presorul, family or hous hold purposes (see Important Notice below).
(b) for an organization, or (even i' grantor is a net ral person) are for business or commercial purposes.
(b) for an organization, or (even i' grantor is a net ral person) are for business or commercial purposes.
(c) for an organization, or (even i' grantor is a net ral person) are for business or commercial purposes.
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(c) for an organization, or (even i' grantor is a net ral person) are for business or commercial purposes.
(c) for an organization, or (even i' grantor is an end ral person) are for business or commercial purposes.
(c) for an organization or name is a densitiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or on name is a densitiary shall be included and owner, including pledgee, of the contract is context so requires, the singular shall be taken to ne un and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof upply equally to corporations and to individuals.
(n) WITNESS WHEREOF the drantor has executed 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.

SHERRY J. JORDON anda ALANEDA) ss. This instrument was acknowledged before me on <u>NOVENBER</u> by SHERRY J. GORDON This instrument was acknowledged before me on by as s 11-15-94 arresor Notary Public for Oregon 26, 1998 My commission expires JUNE REQUENT FOR FULL RECONVEY & ICE (To be used only when obligations have been paid.) 🚊, Trustee The undersigned is the legal own e and holder of i indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and salt flec. You hereby are cirected, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, is car col all evidences if indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recently, without it uranty, to the parties designated by the terms of the trust deed the estate now TO: held by you under the same. Mail 1 score syance and documents to . -,19 -DATED: gen half fille not lose or destroy this Trust Deed CR THE NOTE which it secures. Both must be delivered to the tra-reconveyance will be made. d to the trustee for came ellation before Beneficiary 1100

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CALIFORNIA ALL-PURPO SE ACKNO VL	EDGMENT	3609 No.
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State of <u>CHL, Yor 12112</u>		
County of ALAMIEDIC		
On Nev. 15, 1991 before m	NO. BELIERLY M. HARTISON, NOTARY DUI	2
personally appeared	NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY P	PUBLIC ,
Q	SHERRY J. GORDON NAME(S) OF SIGNER(S)	,
personally known to rne - OR - 2 [°] p	proved to me on the basis of satisfactory	evidence
	to be the person(s) whose name(s	s) is/are
	subscribed to the within instrument knowledged to me that he/she/they	and ac-
	the same in his/her/their aut	thorized
	capacity(ies), and that by his/h	ner/their
	signature(s) on the instrument the pe	erson(s),
	or the entity upon behalf of wh person(s) acted, executed the inst	trument
		a amont.
OFFICIAL SEAL	WITNESS my hand and official seal.	
Z (State) BEVERILY M. HARSON ALANE ALANE AL C MARY	Participal a	
ALAME DA C XUNTY Z	SIGNATURE OF NOTARY	
My Contra Ers hes JU e 26, 1998		
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