	FORMA No. 851 - Oregon Trust Deed Series - TRUS	
	391941 12-02-94A1(:5: RCV	
		G. LU ONDI, husband and wife
	ASPEN TITLE & ESCROW, INC. SANDRA N. WILKS	, as Trustee, and
-		W/TNESSETH:
	County, Oreg	sells and conveys to trustee in trust, with power of sale, the property in on, described as:
	See legal description attache by this reference made a part	d here to and marked Exhibit "A" and
	forth herein	
	ogether with all and singular the tenemants, heredita or herealter appertaining, and the rents, issues and pu he property.	ments an l appurtenances and all other rights thereunto belonging or in anywise now rolits the sol and all fixtures now or hereafter attached to or used in connection with
c	**************************************	CORMANCE of each agreement of grantor herein contained and payment of the sum ARS A ID NO/100***********************************
r	ot sooner paid, to be due and payable Novemb	per 21 19_95
E C	rety or all (or any part) of grantor's interest in it with eneliciary's option*, all obligations secured by this	this insrement is the date, stated above, on which the final installment of the note agree to ittempt to, or actually sell, convey, or assign all (or any part) of the prop- ithout is t obtaining the written consent or approval of the beneficiary, then, at the instrument, irrespective of the maturity dates expressed therein, or herein, shall be- y granter of an earnest money agreement** does not constitute a sale, conveyance or
	To protect the security of this trust deed, grant. 1. To protect, preserve and main tain he proprovement thereon: not to commit or parmin any west	erty in § od condition and repair; not to remove or demolish any building or im-
5	3. To comply with all laws, ordin unces regulation of the state of the	ions, covi nants, conditions and restrictions affecting the property; if the beneficiary
3	gencies as may be deemed desirable by the i-eneticia 4. To provide and continuously main tain inst	ψ well as the cost of all lien searches made by filing officers or searching ry.
ी ना ना ना ना ना	Clary as soon as insured; if the grantor that' clary, w if clary as soon as insured; if the grantor that' all for a t least lifteen days prior to the expiration of any pol use the same at grantor's expense. The uncent collec- ny indebtedness secured hereby and in sich order as b any part thereof, may be released to (ranter, Such	lary may from time to time require, in an amount not less than \$, ith loss payable to the latter; all policies of insurance shall be delivered to the bene- iny reason to procure any such insurance and to deliver the policies to the beneficiary licy of in urance now or hereafter placed on the buildings, the beneficiary may pro- ted unde any fire or other insurance policy may be applied by beneficiary upon beneficiar: may determine, or at option of beneficiary the entire amount so collected, application or release shall not cure, or waive any default or notice of default here-
	5. To keep the property free from a wateration sessed upon or against the property before any par- compily deliver receipts therefor to be efficiency; show and or other charges navable by denuty either bud di	lice. In liens u d to pay all taxes, assessments and other charges that may be levied or t of such taxes, assessments and other charges become past due or delinquent and ald the 4 antor fail to make payment of any taxes, assessments, insurance premiums, rect pays ent or by providing beneficiary with funds with which to make such pay- thereol. and the amount so paid, with interest at the rate set forth in the note
rh vv bx	the debt secured by this frust deed, within the user of interest as aforesaid, the property verified to the payment of the obligation here in descu	d in pera traphs 6 and 7 of this trust deed, shall be added to and become a part of any right arising from breach of any of the covenants hereof and tor such payments, described, as well as the grantor, shall be bound to the same extent that they are ibed, are all such payments shall be immediately due and payable without notice, be beneficivry, render all sums secured by this trust deed immediately due and pay-
to	6. To pay all costs, fees and expenses (i this trust ustee incurred in connection with or it end tring th 7. To appear in and defend any action or proce	ust including the cost of title search as well as the other costs and expenses of the is obligation and trustee's and attorney's fees actually incurred.
	pay all costs and expenses, including evider co of tit entioned in this paragraph 7 in all cases that he first	eliciary or trustee may appear, including any suit for the foreclosure of this deed, le and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees ed by the trial court and in the event of an appeal from any judgment or decree of as the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
tic	8. In the event that any portion (r all of the r	property shall be taken under the right of eminent domain or condemnation, bene- that all or any portion of the monies payable as compensation for such taking,
p:o	savinus and judi association autoprized in do husiness indee	nust be eith at an attorney, who is an active member of the Oregon State Bar, a bank, trust company the laws of Oregon or the United States, a title insurance company authorized to insure title to real t, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. se of this option.
==	an the second	STATE OF OREGON,
	TRUST DEED	Ss.
a	and a dealer of the second second A DE SECOND S	ment was received for record on the
•• •	Grontor	space Reserved at
		RECORDER'S USE page or as fee/file/instru-
	Recording Raturn is (Nome, Address, Zip),	and the second
	r Recevering Raturn to (Nome, Address, Zip)a Sandra Wilks	Witness my hand and seal of County affixed.
	P.O. Box 150 Keno, Oregon 97627	Contraction of the state of the

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Deputy

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and that the grantor will warrant and to sver letend the same i gainst all persons whomsoever.
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, louily or househul i purposes (see Important Notice below),
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
This dead applies to, inures to the bene fit of and binds i II parties hereto, their heirs, legatees, devises, administrators, executors, secured hereby, whether or not named as a bur officiary herein.
In construing this trust deed, it is unds stood that the is untor, trustee and/or beneficiary may each be more than one person; that is context so requires, the singular shull be taken to mean a d include the plural, and that generally all grammatical changes shall be nude, 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.

IJKONDI FRED J. LUK * IMPORTANT NOTICE: Delete, by lining out, which are warranty (a) or b) is not applicable; if warranty (a) is applicable and the beneficiary is a children as such word is defined in the Truth-In-Lending Aut and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making rog sired disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disruggrid this out the Jana,

sclosures; for this purp compliance with the A	y with the Act and Regulation by making required in a transformed particular of the
	ct is not required, disr agera this notice. STATE OF OCTOBER OF COUNTY of
	by Fried J. Lukondi and Patricia C. Lukondi
la de la seconda de se Seconda de seconda de se	This instrument was fair owledged before me on <u>11-29-94</u> , 19
h-S- 2	as Nothing Pullies
	Corner the second with the the the
	Notary Public for Green LOS / I GELES COUNTY OMy commission expires 2-H6 96 Control Cally
.	REQUEST FOR FILL RECONVEYANCE (To be used only when obligations have been mid)
The undersigned d have been fully p	is the legal owner and is idee of all indebt dness secured by the foregoing trust deed. All sums account to it

Ine undersigned is the legal owner and is later of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You has aby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all e idences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recome y, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyince and documents to S 494 والأراج المراجع ويستع DATED: -, 19-----De not loss or destroy this Trust Deed OR THE NO IE which it secures. Both must be delivered to the trustee for cancellation is fore reconvergence will be made. 15 A Y

Beneficiary 1.9.9130 $M \leq p_{\rm eff} \leq 1$ 新し、 家住

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EXBIBIT "A

36804

A parcel of land situated in Lot 12, Block 3, Tract 1083, CEDAR TRAILS, Section 20, Township 40 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a 5/8' iron pin at the Northwest corner of said Lot 12, Block 3; thence North 89 degrees 49' 42" East 345.00 feet along the North line of Lot 12. Block 3 to a 1/2" iron pin at the Northeast corner of Lot 12. Block 3; thence South 00 degrees 02' 50" East 252.59 feet along the East line of Lot 12, Block 3 to a point; thence South 89 degrees 50' 00" West 345.00 feet to a point on the West: line of Lot: 12, Block 3; thence North 00 degrees 02' 50" West 252.56 feet along the West line of Lot 12, Block 3 to the point of beginning.

CODE 227 MAP 4008-20BO TL 4200

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed	for record at req	uest of	Asp	en l'itle co	the	<u>)</u>
of	Dec	A.D. 19	94. at	10.15		
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