ASPEN TITLE 01042944  FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted).			
NC 140000 95186	20 RGV0 TRUST DEED	Vol. mas Page	3870
THIS TRUST DEED, made this 21st REX MEINZINGER	day of Februa	ту , 19	95 , between
ASPEN TITLE & ESCROW, INC.  DONALD E. BAILEY and WILLIAM E.	. BAILEY, each as to		, as Grantor, as Trustee, and f interest
Grantor irrevocably grants, bargains, sell Klamath County, Oregon,	WITNESSETH:		as Deneticiary,
See legal Description attached reference made a part hereof as	hereto and Marked Exthough fully set for	whibit "A" and by this orth herein	
The second of th			
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profit the property.  FOR THE PURPOSE OF SECURING REPROSE		or instearies attached to or used in	A connection with
of THE PURPOSE OF SECURING PERFOR	RMANCE of each agreement o	of grantor herein contained and pay	yment of the sum
note of even date herewith, payable to beneficiary or or not sooner paid, to be due and payable maturity	order and made by grantor, the	erest thereon according to the terms e final payment of principal and in	Interest hereot, if
The date of maturity of the debt secured by this becomes due and payable. Should the grantor either agreety or all (or any part) of grantor's interest in it witho beneficiary's option*, all obligations secured by this inst come immediately due and payable. The execution by grassignment.	s instrument is the date, stated ee to, attempt to, or actually a out first obtaining the written o	d above, on which the final installs sell, convey, or assign all (or any p. consent or approval of the benefic	Iment of the note
To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste or 2. To complete or restore promptly and in good ar damaged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations so requests, to join in executing such tinancing statement to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurant damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any if at least titteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as benefor any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice.  5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should allens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore described and the nonpayment thereof shall, at the option of the beside and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust frustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding in which the benefic for pay all costs and expenses, including evidence of title as mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as torney's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion	agrees: y in good condition and repair, y in good condition and repair, of the property, and habitable condition any buil its incurred therefor, s, covenants, conditions and res its pursuant to the Uniform Col cos, as well as the cost of all if once on the buildings now or if y may from time to time requi- to loss payable to the latter; all y reason to procure any such insu- tor of insurance now or hereafter funder any fire or other insur- eliciary may determine, or at op- polication or release shall not cu- cens and to pay all taxes, assess- eliciary may determine and o- the grantor fail to make payme if such taxes, assessments and o- the grantor fail to make payme to payment or by providing bene- present and the amount so paid an paragraphs 6 and 7 of this to- rights arising from breach of a rights arising from breach and a rights arising and to be a rights arising and to be and a rights arising and to be and a rights arising and a rights arising and a rights arising and	r; not to remove or demolish any ilding or improvement which may atrictions affecting the property; if immorphical Code as the beneficiary relies as a searches made by filing office hereafter erected on the property life, in an amount not less than \$1 policies of insurance shall be deliver the policies to placed on the buildings, the beneficiary on the buildings, the beneficiary of the entire amounts of the property with the policies to placed on the buildings, the beneficiary with entire amounts or waive any default or notice of assments and other charges that must be offered as the control of the policies of the policy of the core and the charges become past due or cent of any taxes, assessments, insural cliciary with funds with which to not the highest of the same extending the policies of the covenants hereof and for a shall be bound to the same extending the beautiful to the town of the covenants hereof and for the formediately due and payable wired by this trust deed immediately right as the other costs and electromy's fees actually incurred. The immediately due and payable with the toreclosure of the powers of beneficiarly as the stronger's fees; the amount of the covenable as the beneficiary's corright of eminent domain or condensured to the organism or condensured payable as compensation to conies payable as compensation for a title insurance company suthorized to let or an ascrow agent licensed under ORS 50 as ascrow agent licensed under ORS 50 as complete detail.	building or im-  building or im-  be constructed,  if the beneficiary may require and  cers or searching  against low or  INSUTABLE  red to the bene-  to the beneficiary ficiary may pro-  seneficiary upon  sunt so collected,  of default here-  and be levied or  delinquent and  rance premiums, make such pay-  with in the note  ecome a part of  such payments,  in that they are  without notice,  ly due and pay-  expenses of the  liary or trustee;  re of this deed,  attorney's fees  ent or decree of  or trustee's at-  emmation, bene-  or such taking,  nk, trust company
TRUST DEED		STATE OF OREGON,	1
And the second of the second o		County of	\$55.
are une districted and storm to the second of the second o		ment was received for rec	rithin instru-
Control of the contro	SPACE RESERVED	at o'clockM., at	19
Section (Section 1987) Section (Section Section 2) and the large particle production of the section (Section 2) and the section (Section 2) an	FOR RECORDER'S USE	in book/reel/volume No	оп
pre mana transactiva Béneficiary a participation of the properties		ment/microfilm/reception N	Vo.
Beneficiary  After Recording Return to [Name, Address, Zip]:	The most product of the control of the product of the control of the product of t	Record ofof witness my hand a	aid County.
Aspen Title & Escrow, Inc.	The straight of the straight o	County affixed.	and seal of
S25 Main Street  Klamath Falls, OR 97601 Attention: Collection Dept.		NAME	TITLE
Attention : Collection Dept.		Ву	Denuty

which are in access of the amount routind in pay all reasonable costs, expenses and attorney's fees necessarily paid on insuch proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees in the firal and applied to courts, necessarily upon the proceedings, and the balance applied upon the indebted mass accured hereby; and granter agrees, at its own expense, traiting in the firal and applied to courts, necessarily upon beneficiary request, one of the proceedings, and the balance applied upon the indebted mass accured hereby; and granter agrees, at its own expense, traiting any essential control of the processor in coldination (in case of the first upon any interest of accordance). It is not for endorsement (in case of the indebtedens, trustees may (a) consent to the making accordance) in the indebtedens, trustees may (a) consent to the making accordance of the property; (b) join in franting any easterned in the indebtedens, trustees may (a) consent to the making and accordance of the property; (b) join in franting any easterned in garry restriction thereon; (c) join in any subordination or other agreement the property; (b) join in franting any easterned in garry restriction thereon; (c) join in any subordination or other agreement the property; (b) join in franting any easterned in garry restriction thereon; (c) join in any recovery accordance in any of the services mentioned in this paragrap may are recovery accordance to any of the services mentioned in this paragrap may may are recovery accordance in any of the services mentioned in this paragrap may may are recovery and accordance in the property of the indebtedens in person, by again of the services mentioned in this paragrap may may are serviced in the without notice, either in person, by again of the services mentioned in this paragrap may are used to proper of the indebtedens and paragrap may be accordanced by the service of the property in the property of the indebtedens in person, by agai

अर्थ के के देखा - एक देश के बहुद है के कि

and that the grantor will warrant and forever defend the same against 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, tamily or household purposes (see Important Notice below),
(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators executors personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 it 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.

son; mar s shall be itten.
itten.
*************
***********
***********
19.95
19,
19
*******
Oregon
he trust of the erewith the now
•

A portion of Tract 13 and all of Tract 14, HOMEDALE, in the County of Klamath, State of Oregon, described as follows:

Beginning at an iron pin at the Northwest corner of said Tract 13; thence South 43 degrees 30' East a distance of 777.00 feet to an iron pin on the Easterly corner of said Tract 14; thence South 46 degrees 30' West a distance of 300.00 feet to an iron pin on the Southerly corner of said Tract 14; thence North 43 degrees 30' West a distance of 346.00 feet to an iron pin; thence North 8 degrees 14' East a distance of 311.85 feet to an feet to an iron pin; iron pin; thence North 86 degrees 22' West a distance of 124.20 feet to an iron pin in the Easterly edge of Homedale Road; thence North 0 degrees 20' East along the Easterly edge of Homedale Road; Homedale Road a distance of 203.61 feet, more or less, to the point of beginning.

## EXCEPTING THEREFROM THE FOLLOWING PROPERTY:

PARCEL 1: A portion of Lots 13 and 14, HOMEDALE, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the existing iron axle monument marking the most Easterly corner of Lot 14 in Homedale; thence South 46 degrees 22' 20" West along the Southeasterly boundary of said Lot 14, 90.0 feet to a point; thence North 43 degrees 21' 40" West parallel to and 90.0 feet from the Southwesterly boundary of Walton Drive 511.1 feet to a 5/8" aluminum capped iron pin on the Easterly boundary of Parcel 2 as recorded in County Survey line of Parcel 2, and as extended, 115.1 feet to a 5/8" aluminum capped iron pin on the Southwesterly boundary of Walton Drive; boundary of Walton Drive; boundary of Walton Drive 582.3 feet, more or less, to the point of beginning.

ALSO EXCEPTING THEREFROM THE FOLLOWING PROPERTY:

PARCEL 2: A portion of Lots 13 and 14, HOMEDALE, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a point on the Southeasterly boundary of Lot 14, Homedale, from which the most Easterly corner of said Lot 14 bears North 46 degrees 22' 20" East, 90.0 feet distant; thence South 46 degrees 22' 20" West along the Southeasterly boundary of said Lot 14, 209.85 feet to an existing iron pin marking the most Southerly corner of said Lot 14; thence North 43 degrees 16' 30" West along the property line common to Lots 13, 14 and 25 of said Homedale 345.3 feet to an existing iron pin marking the Southeast corner of Parcel 4 as recorded on County Survey No. 315; thence North 8 degrees 06' 40" East along the Easterly line of Parcels 2, 3 and 4, 267.55 feet to a 5/8" aluminum capped iron pin; thence South 43 degrees 21' 40" East 511.1 feet, more or less, to the point of beginning.

ALSO EXCEPTING THEREFROM that portion conveyed to Klamath County by Warranty Deed recorded March 17, 1981 in Book M-81 at Page 4832, more particularly described as follows:

A parcel of land located in Tract 13, HOMEDALE, in the County of Klamath, State of Oregon, and being a portion of that property described in that certain deed to Ralph Willard Duncan and Geneva G. Duncan, recorded in Book M-66 at Page 5335, Deed Records of Klamath County, Oregon, and being described as follows:

Beginning at the Northwest corner of said Tract 13; thence South 0 degrees 20' West along the West line of Tract 13, a distance of 20 feet; thence North 68 degrees 25' East to the Northerly line of Tract 13, a distance of 14.93 feet; thence North 43 degrees 30' West along the Northerly line of Tract 13, 20 feet to the point of beginning.

CODE 41 MAP 3909-11AD TL 3600

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of Aspen Titl	le co
of Feb A.D., 19 95 at 11:20 of Mortgages	o'clock A M. and duly recorded in Vot. NOS
FEE \$25.00	By O Mills on of Ma