RM No. 881 - Oreg		TRUST	DEED	TATASESS LIM PUBLISHING CO. PORTULO 329
1-1				1095 hetween
TÜIC	TRUST DEED, made th	is 14th day	OIKRA.SM	
arry H. D	oren			, as Grantor, , as Trustee, and
	o & Feerow INC			but with full rights
spen Titl lfred W.	Berry and Judy L.	Mc'Clung, not as	tenants in common	but with full rights as Beneficiary, with power of sale, the property in
f survivo	rship	WITNES	SSETH:	with nower of sale, the property in
				vith power of sale, the property in
(lamath	or irrevocably grants, ba	ty, Oregon, described		ART HEREOF AS THOUGH
TEE EVHIR	TT "A" ATTACHED HER	RETO AND BI THIS	REFERENCE MADE A P.	ART HEREOF AS THOUGH
FULLY SET	FORTH HEREIN	· · · · · · · · · · · · · · · · · · ·		
	FORTH HEREIN		•	
	i politika kalendaria. Peranjaran berandarian			
				ota thereunto belonsing or in anywise now
	all and singular the tenemen	ts, hereditaments and app	urtenances and all other righ nd all fixtures now or hereaf	nts thereunto belonging or in anywise now ter attached to or used in connection with herein contained and payment of the sum
together with or hereafter t	an and singular the telephon appertaining, and the rents, is	ssues and profits thereof a	t and administration de dennine	herein contained and payment of the sum
the property.	THE PURPOSE OF SECUR	RING PERFORMANCE	D NO/100	
of	S	PEAEM THORDWIN WK	-Dollars, with interest there	on which the final installment of the prop-
	dote herewith payable to 1	peneficiary or order and n	nade by grantor, the final pa	ayment of principal
not sooner p	aid, to be due and payable	secured by this instrumen	it is the date, stated day	ev. or assign all (or any part) of the
The C	tate of matures	of ther sofee 10, accor	ipt to,	on which the final installment of the horey, or assign all (or any part) of the propor approval of the beneficiary, then, at the dates expressed therein, or herein, shall between the constitute a sale, conveyance or
erty or all (or any part) of grantor's int	erest in it without first of ured by this instrument, i	rrespective of the maturity of	or approval of the beneficiary, then, at the dates expressed therein, or herein, shall be- ** does not constitute a sale, conveyance or
benericially :	opilott, and poughle The	execution by granto.		
assignmeii.	a. t itin Ameri	el deed, frantor agrees.	and compile not to	o remove of definition and
provement	thereon, not to do	in and in sood and naulta	DIC CONTESTS -	liningy
provement 2. To	destroyed thereon, and pay	when due all costs incurre	d therefor. hts, conditions and restriction	ns affecting the property; if the beneficiary na affecting the beneficiary may require and arches made by filing officers or searching
damaged of	o comply with all laws, ordin	ances, regulations, coverial nancing statements pursua	nt to the Uniform Commerc	ial Code as the benchmark officers or searching arches made by filing officers or searching
to pay for	tiling same in the proper pu	blic office or offices, as w	the second or hereaft	ter erected on the property against loss or
agencies as	o provide and continuously	maintain insurance on	om time to time require, in	an amount not shall be delivered to the bene-
damage by	companies acceptable to the	beneficiary, with loss pay	o procure any such insurance	and to deliver the policiery may pro-
ficinty as s	0011 43 11104.00,	tion of any policy of tition.	the incurrence	nolicy may be appro-
cure the St	edness secured hereby and in	such order as belieficially	or release shall not cure or	waive any uclium at the laying of
or any pai	nvalidate any act done pursu	ant to such notice.	to pay all taxes, assessmen	charges become past due or delinquent and
SPECKERATI II	DON OF ABULLION PROPERTY AND A	Siciory' Should the Bry	ting homoficia	rv with lunus with "
assessed u	deliver receipts therefor to L	peneficiary; should the gro	ent or by providing beneficia	th interest at the rate set forth in the not
liens or or	neficiary may, at its option,	make payment thereof, a	raphs 6 and 7 of this trust of	f the covenants hereof and for such payment
FACULTED D	ereby, together	IL I WOIVER OF ALLY ING.	the state of the s	DA DOUTIU TO THE POSTIC
with me	est as atorcom-	ion herein described, and	tt rocured	by this trust acco is
and the f	constitute a breach of this tr	ust deed.	ling the cost of title search	as well as the online arred.
descripe 11	curred in commont.	action of proceeding Put	postering inclusion	ding any suit for the solution of the solution of the
to pay a	Il costs and expenses, including this paragraph 7 in all	ng evidence of title and the cases shall be fixed by the	trial court and in the event opellate court shall adjudge	attorney's fees; the amount of attorney's to fan appeal from any judgment or decree reasonable as the beneficiary's or trustee's a state of eminent domain or condemnation, bet
mentione	court, grantor further agrees	to pay such sum as the u		hou
torney S	is mutually agreed that:	at the property	shall be taken under the rig	ies payable as compensation for such taki
li liminett S	hall have the warry		Duite to an active	mamner til tilb Olegon Ottober
NOTE: T	he Trust Deed Act provides that th	e trustee hereunder must be el	of Oregon or the United States, a t	member of the Oregon State Bar, a bank, trust comp title Insurence company authorized to Insure title to an escrow agent licensed under ORS 696.505 to 696. complete detail.
II OF COUNTY	S AIGU IDAII GAGOOIGIIO		de Otatos e	•
*WARN	of this state, its subsidiaries, affilial ING: 12 USC 1701j-3 regulates an Iblisher suggests that such an ag	in may promise exercise or this reement address the Issue of t	btaining beneficiary's consent in	complete ucian.
**The pu	lauzuet enditeere mar enen au at	AND THE WAR IN THE WAY		
-	TRUST DEE	Dispublication of the man	the grade with the second	County of
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===	e legis successivate, anem atem e			, received for record on
				2
		20 C C C C C C C C C C C C C C C C C C C	SPACE RESERVED	at
	Grantor Grantor		FOR RECORDER'S USE	or as ree/me/ms
· \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			RECURDER 5 USE	/ Language / Teception IVO
<u></u>				/ neared of said Cou
1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	Beneficiary	THE STATE OF		Witness my hand and see
3/ · · · · ·		ip): Hayer Market Section		County affixed.
		IDE:		

After Recording Return to (Name, Address, Zip):

ASPEN TITLE & ESCROW, INC ATTN: COLLECTION DEPARTMENT

which are in screes of the amount required to pay all reasonable costs, expense and attorney's fees necessarily paid or incurred by funner in such proceedings, shall be paid to beneficiary and applied by it lists upon any reasonable costs and expenses and attorney's fees, both in such proceedings, and the balance applied and individual and applied to the processary of the such content and applied to the processary in the such process such instruments as shall be necessary in the such compensation fit in the deal and in obtaining audic compensation fit the deal and in obtaining audic compensation fit the other contents and the processary of the processa

and that the grantor will warrant and forever detend 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:

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 if grantor is a natural person) are for business or commercial purposes.

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, imures 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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal terms 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be taken to mean and include the plural, and t

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has execut	ed this management
IN WITNESS WILLIAMS	Lary of Doers
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor of applicable; if warranty (b) is applicable and the beneficiary is a creditor or applicable; if warranty (c) is applicable and the beneficiary is a creditor or applicable.	LARRY H. DOREN
as such word is defined in the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required by the second	
disclosures; for this purpose use Stevens-Ness tolking disclosures; for this purpose use Stevens-Ness tolking disregard this notice. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of	KLAMATH ss. Warded before me on MARCH 17th , 1995 ,
This instrument was actually	TODEN
This instrument was acknown by	LARRY H. DUKEN ,19 ,, wledged before me on ,19 ,
OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXTRES DEC. 19, 1596	Notary Public for Oregon My commission expires 12-19-96
Water the state of	e used only when obligations have been paid.)

NOTARY PUBLIC - OREGON COMMISSION NO. 020140 NY COMMISSION EXTRES DEC. 19, 1996	My commission expire		
TO: had owner and holder o	of all indebtedness secured by the forego	ing trust deed. All sums sums owing to you unde	secured by the trust er the terms of the ed to you herewith
deed have been fully paid and to cancel all eviden	ices of indebteditess section designated by	e the ferms of the music	feed the estate to
The undersigned is the legal owner and holder of deed have been fully paid and satisfied. You hereby a trust deed or pursuant to statute, to cancel all evident together with the trust deed) and to reconvey, without held by you under the same. Mail reconveyance and dependent of the trust deed of the trust deed of the NOTE which it is not lose or destroy this Trust Deed OR THE NOTE which it is not lose or destroy this Trust Deed OR THE NOTE which it	ices of indeptenties's scaling and by it warranty, to the parties designated by locuments to	e the ferms of the music	feed the estate some

PARCEL 1:

Commencing at the Northeast corner of Lot 10, SUNSHINE TRACTS, situated in Section 1, Township 41 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon; thence North along the East line extended of said Sunshine Tracts a distance of 55 feet to the true point of beginning; thence North along the East line extended of said Sunshine Tracts a distance of 55 feet; thence West and parallel to the North line of said Lot 10 a distance of 131.7 feet, more or less, to a point on the East line extended of Elm Street of said Sunshine Tracts; thence South along the East line extended of said Elm Street a distance of 55 feet; thence East and parallel to the North line of said Lot 10 a distance of 131.7 feet, more or less, to the true point of beginning, being a portion of the E 1/2 S 1/2 N 1/2 SE 1/4 SW 1/4 of Section 1, Township 41 South, Range 10 East of the Willamette Meridian.

EXCEPTING THEREFROM that portion lying within the boundaries of the USBR No. 14 Drain.

PARCEL 2:

A tract of land situated in the SE 1/4 of SW 1/4 of Section 1, Township 41 South, Range 10 East of the Willamette Meridian, in the County of Klamath, Staet of Oregon, described as follows:

Beginning at the Northeast corner of Lot 10, SUNSHINE TRACTS; thence North along the East line of SE 1/4 of SW 1/4 110 feet to the true point of beginning; thence West parallel to the North line of Lot 10, 131.7 feet, more or l ess, to the East line of Elm Street extended; thence North 235 feet along the East line of Elm Street extended to the South right of way line of the Great Northern Railroad; thence East along said right of way line to the East line of the SE 1/4 SW 1/4; thence South along said East line 235 feet, more or less, to the point of beginning.

LESS 60 feet by 131.7 feet given to the City of Merrill on the North end of Parcel 2 for the extention of East Third Street.

ALSO EXCEPTING THEREFROM that portion lying within the boundaries of the USBR No. 14 Drain.

CODE 14 MAP 4110-1CD TL 200

	COUNTY OF		

Filed for record at request of		Aspen Title	the 24th day
of	April .	A.D., 19 <u>95</u> at	3:22 o'clock P M., and duly recorded in Vol. M95
	o	f Mortgages	on Page10329
FEE	\$20.00		Bernetha G. Letich, County Clerk By April 11