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ORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignme	ASPEN TITLE #	)4043157 сорунил 1994 st	EVENS-NESS LAW PUBLISH	ING CO., PORTLAND, OR 9	17204
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and the second s	-JUN MAVOI	ay	, 1	9, betwe	en
THIS TRUST DEED, made this KENNETH R. KEENEY and NORMA	J. KEENEY				
		***************************************		, as Grant	or,
ASPEN TITLE & ESCROW, INC.		•••••	•••••	, as Trustee, a	ind
ASPEN TITLE & ESCROW, INC. CIRCLE DE LUMBER COMPANY, an	Oregon Corporatio	n			
			••••	, as Beneficia	uy,
	WITNESSETH:		of sale	the property	, in
Grantor irrevocably grants, bargains,	sells and conveys to tre	istee in trust, with	power of sale,	the property	***
Klamath County, Oreg	gon, described as:				
See Legal Description attach	ed bereto and Marl	ked Exhibit "A"	and by thi	is	
See Legal Description attach reference made a part hereof	as though fully	set forth herei	n		
reference made a part hereor					
				t in noveries	now
together with all and singular the tenements, heredi	taments and appurtenances	and all other rights the	ereunto belongin tached to or use	d in connection	with
the property.  FOR THE PURPOSE OF SECURING PE EIGHTEEN THOUSAND and NO/10	RFORMANCE of each agree	ement of grantor herei	n contained and	payment of the	•
	Dollars,	with interest thereon at antor, the final paymer	nt of principal a	nd interest here	ot, if
note of even date herewith, payable to beneficiary not sooner paid, to be due and payable maturi	ty of note 19				
not sooner paid, to be due and payable maturity  The date of maturity of the debt secured by	y this instrument is the de	te, stated above, on w	hich the final in	stallment of the	e note prop-
come immediately due and payable. The exceution	n by grantor of an earnest i	noney agreement do	1101 0011111111111111111111111111111		
geridnment.					
1 To protect preserve and maintain the P	tobetty in good container .	nd repair; not to tent	bye or acmount		
2 To animale of testore promptly and its	good and macriment	n any building or imp	rovement which	may be constru	acrea,
James and or destroyed thereon, and Day Wildli Que	all conta treatment		ating the proper	tu: it the Denel	::Clary
3. To comply with all laws, ordinances, register or equests, to join in executing such financing state to pay for filing same in the proper public office to pay for filing same in the proper public office.	atements pursuant to the U.	niform Commercial Co set of all lien searches	de as the benetic made by filing	officers or sear	rching
to pay for filing same in the proper public office	ficiary.	_		adaimst b	055 OF
A To provide and continuously Halligui	induitance out the	now or hereatter ere	crea on the pro sount not less th	an s insura	ble v
James to by fire and such other nazarus as the bea	(Introduct) same		weeners chall had	delivered to the	pene-
at least fifteen days prior to the expitation of any	collected under any tire or	other insurance policy	may be applied	by beneticiary	lected.
ar teast mean at grantor's expense. The amount c any indebtedness secured hereby and in such order or any part thereof, may be released to grantor. S	as beneficiary may determine	ne, or at option of bene hall not cure or waive	any default or n	otice of default	here-
more thoract may be released to granion, w	acit appointment				
E To been the property ifee Holli Collinia	SOLIOUS TIONS WHEN TO EAST	taxes, assessment, and	s become past of	lue or delinque	nt and
of upon or educat the Droberry Delote and	part of the contract of the co		an accasemiants	insurance Drei	IIIUIIII.
assessed upon or against therefor to beneficiary; promptly deliver receipts therefor to beneficiary; liens or other charges payable by grantor, either beneficiary.	by direct payment or by pro	widing beneficiary with	tunds with whi	set forth in the	e note

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promptly deliver receipts theretor to beneficiary; should the grantor tail that on histo payment any tail the grantor, either by direct payment or by providing beneficiary with funds with which to make such payliens or other charges payable by grantor, either by direct payment or by providing beneficiary with tindes with which to make such payliens or other charges payable by grantor, either by direct payment so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such ayments, the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such ayments, the debt secured by this trust deed, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are with interest as aforesaid, the property hereinbefore described, and all such payments shall be immediately due and p. yable without notice, and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.

1. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee'; to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees on such appeal.

1. It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of e

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

STATE OF OREGON, TRUST DEED County of ..... I certify that the within instrument was received for record on the ....., day of ....., 19....., at ...... o'clock ......M., and recorded SPACE RESERVED in book/reel/volume No...... on FOR page or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of \_\_\_\_\_ said County. Witness my hand and seal of Beneficiary County affixed. After Recording Return to (Name, Address, Zlp): Aspen Title & Escrow, Inc. Collection Department TITLE By ....., Deputy



which are in stores of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by franter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and applied to courts, necessariant, or proceedings, and the behavior applied type in the trial and applied to courts, necessariant, or proceedings, and the behavior applied type in the trial and proceedings, and the behavior applied type in the trial and proceedings, and the behavior applied type in the trial and the processor and the most applied to the property; the granter and the property; (b) join in granting any easternation of this deed and the indebtedness, trustee my (a) tell receiver and the property; The grantee ment affecting , d. d or the or change thereof; (d) legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive pony be described as the "person or persons and the property," and the applied of the property of the grantee and the property and the property and the recitals therein of any matters or facts shall be conclusive pony be described as the "person or persons and the property and the applications are property to be appointed by a court, and without regard to the property and the applications are property and the application or release thereof as a dorsald, shall not use or waive any debut or notice of debut the remaining the property, and the application or release thereof and outside in the property and the application or release thereof and outside in the property and the application or release thereof as a dorsald, shall not use or waive any debut or notice of debut and party and the property and

REQUEST FOR FULL PECONVEYANCE IT.

h mest be delivered to the trustee for cancellation before reconveyance will be made.

and that the grantor will warrant and torever 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, lamily 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.
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.

IN WITNESS WHEREOF, the grantor 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.

Q \* 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 as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. KENNETH R. KEENEY arma STATE OF OREGON, County of ......Klamath..... .....) ss This instrument was acknowledged before me on. by Kenneth R. Keeney and Norma J. Keeney This instrument was acknowledged before me on . as. OFFICIAL SEAL
DEBRA BUCKINGHAM
NOTARY PUBLIC - OREGON
COMMISSION NO. 020140
MY COMMISSION EXPIRES DEC. 19. 1996 Notary Public for Oregon My commission expires December 19, 1996

$TO \cdot$		
The undersigned is the legal deed have been fully paid and sat trust deed or pursuant to statute, together with the trust deed) and		
DATED:	10	~~~~
Do not lose or destroy this Trust Deed C	THE NOTE which it secures.	

Beneficiary

## EXHIBIT "A"

All of that portion of the NW 1/4 of the SE 1/4 of Section 17, Township 28 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying on the Westerly side of the Southern Pacific Railroad right of way. EXCEPTING THEREFROM the following:

Commencing at the Northwest corner of the NW 1/4 of the SE 1/4 of Section 17, Township 28 South, Range 8 East of the Willamette Meridian; thence East 368 feet to the Southern Pacific Railroad right of way; thence South 10 degrees West 196 feet to the North boundary of the Silver Lake Road; thence North 68 degrees West 350.5 feet along the Northerly right of way boundary of the Silver Lake Road to the West line of the said NW 1/4 of the SE 1/4 of Section 17; thence North 57 feet to the point of beginning.

ALSO EXCEPTING THEREFROM all mineral of every kind as reserved in Deed dated May 7, 1959 and recorded May 25, 1959 in Book 312 at Page 609, Deed Records of Klamath County, Oregon.

ALSO EXCEPTING THEREFROM any portion lying within existing roadways.

CODE 50 MAP 2808-1700 TL 700

STATE OF OREGON: COUNTY OF	F KLAMATH:	SS.
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Filed for re	ecord at request of June	of A.D., 19 _ of	Aspen Tit 95 at 10:36 Mortgages	le & Escrow o'clock A M., and du on Page 146		day
FEE	\$20.00			Berneth By June 1	a G. Lersch, County Clerk	