| A No. 681 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted). | | 45パツツ 🕮 |
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| AN ALL-INCLUSIVE TRU | VOL5 95 P | TOOL SOL |
| 24th | ay of May | , 19 ⁹ between |
| PAYMOND H. CANNON and REBECCA L. CANNO | | |
| *************************************** | | , as Grantor, |
| ASPEN TITLE & ESCROW, INC. DALE M. HUSTEAD and MARILYN C. HUSTEAD | | , as Trustee, and |
| DALE M. HUSTEAD and MARILYN C. HUSTEAD | husband and wife | Ph. 61-1 |
| | *************************************** | , as Beneficiary, |
| WIT | ESSETH: | of sale the property in |
| Grantor irrevocably grants, bargains, sells and c | nveys to trustee in trust, with power | of safe, the property m |
| Klamath County, Oregon, describ | | |
| See Legal Description attached hereto | and Marked Exhibit "A" and b | y this |
| reference made a part hereof as though | fully set forth herein | |
| | | CATE IN EAVOR |
| IS TRUST DEED IS JUNIOR AND SUBOR LEONA PUCKETT AS INITIAL TRUSTER | OF THE LEONA PUCKETT TR | UST DATED |
| GUST 31, 1994. | | elonging or in anywise now |
| ether with all and singular the tenements, hereditaments and thereafter appertaining, and the rents, issues and prolits there property. | | |
| TWENTY FIVE THOUSAND SIX HUNDRED FIFT | | to the terms of a promissory |
| te of even date herewith, payable to beneficiary or order an | made by grantor, the titul payment of pin | iospai una ma |
| The date of maturity of the debt secured by this listing | the all annual or accide | ll (or any part) of the prop- |
| comes due and payable. Should the grantor entire agree to | btaining the written consent or approval of | the beneficiary, then, at the |
| neficiary's option*, all colligations secured by this interest me immediately due and payable. The execution by grantor (| an earnest money agreement** does not con | nstitute a sale, conveyance or |
| signment. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in go | condition and repair; not to remove or de | emolish any building or im- |
| 1. To protect, preserve and maintain the prosect of the povement thereon; not to commit or permit any waste of the povement thereon; | perty. | which may be constructed, |
| 2. To complete or restore promptly and in good and had | Did Condition with Times of the | the banding |
| 3. To comply with all laws, ordinances, regulations, cover | 11 Il Illian Commercial Code as the | beneficiary may require and |
| requests, to join in executing such financing statements puts | ell as the cost of all lien searches made by | tiling officers or searching |
| engine as may be deemed desirable by the beneticiary. | | the manager popular loss of |
| made by fire and such other hazards as the beneficiary | as a state of the second of incurance s | hall be delivered to the bene- |
| ritten in companies acceptable to the beneficiary, with 1999 | to deliver | he policies to the beneficiary |
| least fifteen days prior to the expiration of any possession | to the impression policy may be | annlied by beneticiary upon |
| tre the same at grantor's expense. The amount collected under try indebtedness secured hereby and in such order as beneficiary | may determine, or at option of beneficiary the | e entire amount so collected, ult or notice of detault here- |
| any part thereof, may be released to granter. Such applications of invalidate any act done pursuant to such notice. | or product and the same of the same of | and that may be levied or |
| 5. To keep the property free from construction neils at | to pay all taxes, assessments and other charges become axes, assessments and other charges become | past due or delinquent and |
| compily deliver receipts therefor to belieffer y, situate the | the bondings with funde u | ith which to make such pay- |
| and or other charges Davable by Ridillor, Cities by another pay | 2.5 | o roto cot forth in the noie |
| greed hereby together with the obligations described in pair | t and all and the corresponds | perent and for such payments. |
| a debt secured by this inist deed, willious was or any the | 1 22 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | a come extent that they ale |
| ith interest as aforesaid, the property hereinbefore described ound for the payment of the obligation herein described, and the nonpayment thereof shall, at the deed | all such payments shall be immediately due | ed immediately due and pay- |
| ad the nonnavment thereof shall, at the option of the beneath | 27 | |
| 6 To nev all costs, fees and expenses of this this hite | ing the cost of title search as well as the of- on and trustee's and attorney's fees actually | incurred. |
| 7 To ennear in and delend any action of processing pa | to the same with for | the foreclosure of this deta. |
| nd in any suit action or proceeding in which the beneficially | the state of the s | he amount of attorney's fees |
| p pay all costs and expenses, including evidence of title and to mentioned in this paragraph 7 in all cases shall be fixed by the | trial court and in the event of an appear are | indiment of decree of |
| territorion in time paragraphs | pellate court shall adjudge reasonable as tra | m any judement of decree of |
| he trial court, grantor further agrees to pay such sum us | pellate court shall adjudge reasonable as the | m any judement of decree of |
| he trial court, grantor further agrees to pay such such appeal. The mutually asreed that: | and the description of | beneficiary's or trustee's at- |
| he trial court, grantor turriner agrees to pay such said to orney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property this county have the right, if it so elects, to require that all | hall be taken under the right of eminent do or any portion of the monies payable as c | m any judgment or decree of beneficiary's or trustee's at- main or condemnation, bene- ompensation for such taking. |
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Witness my hand and seal of

NAME TITLE

County affixed.

06-07-95A11:37 RCVD

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

COLLECTION DEPARTMENT

ASPEN TITLE & ESCROW, INC.



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by frantor his unch proceedings, shall be paid to beneficiary and saylined by it first upon any reasonable costs and expenses and attorney's fees, both in such proceedings, shall be paid to beneficiary and saylined by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate cours, necessarily in the trial and appellate cours, necessarily as the own expenses, to take such actions and executes such instruments as shall be necessary mess secured hereby; and the necessary in the control of the deed and in obtained and the control of the control of the deed and in obtained and the control of the control of the control of the payment of the notes of endorsement (in case of lut in course in the necessary to the notes for endorsement (in case of lut in recourse in control of the payment of the indebtedents, frustee may () oin in any submitting of any map or plat of the property; (b) plan to the line or charge thereof; (d) in the indebtedents, frustee may () oin in any submitting of the payment of the payment of the indebtedents, frustee may () oin in any submitting of the payment of the payment of the restriction warranty, all or any part of the property. The grant shall be conclusive proof of the truthfulness thereof any any control of the payment of the paym

| and that the grantor will warrant and lorever delend 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, family 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, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, their heirs, legatees, devisees, administrators, executors, their heirs, legatees, devisees, administrators, executors, the following pledgee, of the contract 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 grantant is understood that the grantor, trustee and/or beneficiary may each be more than one person; that the grantor trustee and/or beneficiary may each be more than one person; that the grantor has executed the plural, and that generally all granmatical changes shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all granmatical changes shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all granmatical changes shall be it the context so requires, the singular shall be t |
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| beneficiary MUST comply with the Act and Kegulation by Inches Form No. 1319, or equivalent. disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. If compliance with the Act is not required, of SECON County of Klamath |
| disclosures; for this purpose use Stevens-tess of this notice. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath SS. 1995., |
| STATE OF OKLANDATURES acknowledged before me on |
| disclosures; for this purpose use required, disregard this notice. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath STATE OF OREGON, County of Klamath This instrument was acknowledged before me on Raymond H. Cannon and Rebecca L. Cannon by Raymond H. Cannon and Rebecca L. Cannon 19, 19, |
| by Raymoria is laded before me on |
| by Raymond H. Cannon and Resource me on |
| by |
| 85 |
| A = 1 |
| OFFICIAL SEAL |
| OFFICIAL SEAL MARLENE T. ADDINGTON Notary Fublic for Oregon |

| OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON COMMISSION NO. 022238 MYCOMMISSION EXPIRES MAR 22, 1997 | Notary Hublic for Oregon My commission expires 3-22-97 |
|---|---|
| THE PECANIVEYANCE | (To be used only when obligations have been paid.) |
| REQUEST FOR FULL RECORDED ATTE | (10.00 |
| deed have been fully paid and to cancel all evidences of it | Trustee debtedness secured by the toregoing trust deed. All sums secured by the trust debtedness secured by ou of any sums owing to you under the terms of the cted, on payment to you of any sums owing to you under the terms of the the trust deed (which are delivered to you herewith ndebtedness secured by the trust deed (which are delivered to you herewith nty, to the parties designated by the terms of the trust deed the estate now its to |
| held by you under the same. Mail reconveyance and | |
| DATED: | |
| And the Trust Deed OR THE NOTE which it secures | |

stroy this Trust Deed OR THE NOTE which i ivered to the trustee for cancellation before

Beneficiary

EXHIBIT "A"

PARCEL I

The Westerly 1190.0 feet of that portion of Lot 1, Section 21, Township 39 South, Range 11 1/2 East of the Willamette Meridian, lying North of the "E Lateral", in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northwest corner of Lot 1, Section 21, Township 39 South, Range 11 1/2 East of the Willamette Meridian; thence East along the North line of said Lot 1, a distance of 1190.0 feet; thence South 450.0 feet, more or less, to the Northwesterly right of way boundary line of a U. S. Bureau of Reclamation Canal known as "E Lateral"; thence Southwesterly along said right of way boundary line to its intersection with the West line of said Lot 1; thence North 1300 feet, more or less, to the point of beginning.

CODE 231 & 235 MAP 3911-V2100 TL 500 CODE 235 & 231 MAP 3911-V2100 TL 500

PARCEL II

All that part of the Westerly 1190 feet of Government Lot 1 in Section 21, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, lying between the North boundary of the U.S. Bureau of Reclamation canal known as "E Lateral" and the North boundary of North Poe Valley Road.

EXCEPTING THEREFROM that part of the above tract with the right of way of the U.S. Bureau of Reclamation canal known as "E Lateral".

EXHIBIT "B" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A CONTRACT RECORDED IN BOOK M87 AT PAGE 16161 IN FAVOR OF LEONA B. PUCKETT AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. DALE M. HUSTEAD AND MARILYN C. HUSTEAD, HUSBAND AND WIFE, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID CONTRACT IN FAVOR OF LEONA B. PUCKETT AND WILL SAVE GRANTOR(S) HEREIN. RAYMOND H. CANNON AND REBECCA L. CANNON, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR CONTRACT AND RAYMOND H. CANNON AND REBECCA L. CANNON. HSUBAND AND WIFE.GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

| | (INIT) | ALS | 0F | BENEFI | CIARY(IES |
|--|--------|------|----|--------|-----------|
| | (INIT) | [ALS | OF | GRANTO | R(S) |

| CTATE OF | OPECON. | COUNTY | OF KI AN | MATH: ss. |
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| Filed for r | ecord at request of | of | Aspe | n Title | & Escrow | the | 7th | day |
|-------------|---------------------|----------|---------------|---------|------------|----------------------------|------------|-----|
| of | June | A.D., 19 | 95 at Mortgas | 11:37 | o'clock _A | M., and duly recorded in V | /olM95 | , |
| FEE | \$25.00 | | | | Both | Bernetha O. Lotsch, Go | unty Clerk | |