FORM No. 881 - Oregori Trust Deed Series - TRUST DEED (Assignment Re NC	xtricted).	COPYRIGHT 1994 STEVENS-NESS LAW PUBLISHING CO., POR	TLAND, OR 97204
	TRUST DEED	Vol. M95 Page 2999	32 @
THIS TRUST DEED, made this 22nd	day of Dec	emher 03	between
HOWARD L. KOERTJE AND ROBERTA J.	KOERTJE, husban	d and wife	
ASPEN TITLE & ESCROW, INC.		, as	Grantor,
LARRY G. KLAHN AND ELIZABETH A.	KLAHN, husband a	nd wife, with full rights	istee, and
OI SULVIVOUSULD		, as Ber	neficiary.
	WILLIAMONDE II.		
granto, microcably glants, bargains, sens	and conveys to trus	tee in trust, with power of sale, the pro	operty in
RCEL 1: The N 1/2 of Lots 12, 13,	14, 15, 16, 17 8	nd 18, in Block 4 of IDLEREST	.,
amath County, Oregon.	i de la companya de La companya de la co		
RCEL 2: Lots 27 and 28, in Block 1	of IDLEREST, K1	amath County, Oregon.	
ে নিৰ্দ্ৰালী আন্তৰ্ভাৱনী কৰিবলৈ। সংগ্ৰাহণ কৰিবলৈ সংগ্ৰাহণ কৰিবলৈ স্থানী			
ogether with all and singular the tenements, hereditame	nts and snovetoness	J -11 -41	
reposition with an angular the telepholis, leterialle, referrialle, referrialle, referrialle, referrialle, and the rents, issues and profit he property.	ts thereof and all fixtures	a all other rights thereunto belonging or in ar now or hereafter attached to or used in conn	nywise now ection with
FOR THE PURPOSE OF SECURING PERFORM	RMANCE of each agreen	ent of grantor herein contained and payment	of the sum
TWNETY TWO THOUSAND SEVEN HUNDRED ********(\$22,713.9) ofe of even date herewith, payable to beneficiary or o	6) Dollars wit	h interest thereon paraeding to the terms of -	
ote of even date herewith, payable to beneficiary or o	rder and made by grante	or, the final payment of principal and interes	t hereof, if
ot sooner paid, to be due and payable	instrument is the date.	stated above, on which the final installment	of the note
ecomes due and payable. Should the grantor either agr rty or all (or any part) of grantor's interest in it with	ee to, attempt to, or actu out lirst obtaining the we	tally sell, convey, or assign all (or any part) of	of the prop-
eneticiary's option*, all obligations secured by this ins ome immediately due and payable. The execution by g	strument, irrespective of	the maturity dates expressed therein or herei	in chall ha-
ssignment. To protect the security of this trust deed, granter is	adrees:		
 To protect, preserve and maintain the propert rovement thereon; not to commit or permit any waste 	y in good condition and	repair; not to remove or demolish any build	ling or im-
To complete or restore promptly and in good a amaged or destroyed thereon, and pay when due all cos	und habitable condition a	ny building or improvement which may be c	onstructed,
3. To comply with all laws, ordinances, regulation	s covenants conditions s	and restrictions affecting the property; it the	beneticiary
o requests, to join in executing such tinancing statemer o pay for filing same in the proper public office or offi-	ices, as well as the cost (rm Commercial Code as the beneficiary may r of all lien searches made by filing officers or	require and r searching
gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insura lamage by tire and such other hazards as the beneficiary.	nce on the buildings no	w or hereafter erected on the property agai	ins: loss or
written in companies acceptable to the beneficiary, with liciary as soon as insured; if the grantor shall fail for any	n 1038 Davadie to the latte	it! All Dolicies of insurance shell be delivered to	a dha hama
at least litteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collecter	V Af insuesance now or her	ranilar placed on the buildings the benetities.	
uny indebtedness secured hereby and in such order as ben or any part thereof, may be released to grantor. Such ap	leliciaty may determine, c	If At Ontion of heneticiary the entire amount a	a callected
inder of invalidate any act done pursuant to such notice	A.		
5. To keep the property free from construction is assessed upon or against the property before any part of	DI SUCA TAXOS. ASSESSMANTS	s and other charges become nest due or deli-	nauené and
promptly deliver receipts therefor to beneficiary; should iens or other charges payable by grantor, either by direc	ct payment or by providi:	nd heneficiary with funds with which to mak-	and and
ment, beneficiary may, at its option, make payment the ecured hereby, together with the obligations described.	in paragraphs 6 and 7 of	this trust deed, shall be added to and become	a a mart of
he debt secured by this trust deed, without waiver of an vith interest as atoresaid, the property hereinbefore de	ecribed no wall so the Ar	contac chall be bound to the same aution the	- 4 4T
ound for the payment of the obligation herein describ nd the nonpayment thereof shall, at the option of the l	ed, and all such payment beneficiary, render all sur	is shall be immediately due and payable with ns secured by this trust deed immediately du	out notice, e and pay-
ble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trus	t including the cost of ti	tle search as well as the other costs and expe	enses of the
rustee incurred in connection with or in entorcing this 7. To appear in and defend any action or proceed and in any suit, action or proceeding in which the benefit	lind nurnorting to affect	the recreity eights or nowers of hamalisis	or trustee;
o pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed	and the beneficiary's or	trustee's sitorney's feet the emount of atta	acmarr'a fana
he trial court, grantor further agrees to pay such sum a orney's fees on such appeal.	s the appellate court shall	t the event of all appeal from any judgment of il adjudge reasonable as the beneficiary's or to	rustee's at-
It is mutually agreed that: 8. In the event that any portion or all of the pro-	onertu shell he teken un	der the right of eminent domain or conde	t
liciary shall have the right, if it so elects, to require t	hat all or any portion of	the monies payable as compensation for su	uch taking,
NOTE: The Trust Deed Act provides that the trustee hereunder mu or savings and loan association authorized to do business under th	st be either an attorney, who is	s an active member of the Oregon State Bar, a bank, to	rust company
Property of this state, its subsidiaries, affiliates, agents or branches, i	the United States or any agenc	y thereof, or an escrow agent licensed under ORS 696.50	05 to 696.585.
WARNING: 12 USC 1701j-3 regulates and may prohibit exercise *The publisher suggests that such an agreement address the iss	or this option. The of obtaining beneficiary's	consent in complete detail.	
		√ STATE OF OREGON.	
TRUST DEED			ss.
denoid Konto		County of	J
TOWARD THEITJE	***	I certify that the with ment was received for recor	
		dayof	, 19,
Granter (Q. 10.10	SPACE RESERVED	ato'clockM., and	recorded
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President and the second process of the seco		ment/microfilm/reception No.	

TRUST DEED		STATE OF OREGON,
Howard Koertje		I certify that the within instru- ment was received for record on the
Larry Klann	SPACE RESERVED FOR RECORDER'S USE	at
Braches and the state of the st		ment/microfilm/reception No
After Recording Return to [Name, Address, Zip]:	enter de la companya	County affixed.
Klamath Falls, 9760		NAME TITLE By, Deputy



which are in cross of the amount required to pay all resisonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be plad to beneficiary and applied by it lirat upon any reasonable costs and expenses and corners and in the trial and applied to prove the proceedings, and the abunca applied to receive the control of the proceedings, and the abunca applied to receive the control of the proceedings, and the abunca applied to receive the control of the proceedings, and the abunca applied to receive the control of the proceedings, and the abunca applied to receive the control of the proceedings, and the abunca applied to the control of the proceedings, and the behavior and the control of the proceedings, and the behavior and the control of the proceedings, and the control of the proceedings, and the control of the proceedings, and the control of the proceedings and the control of the proceeding and the control of the proceeding of the proceedings, and the control of the proceeding and the control of the proceeding and the control of the proceeding the proceeding of the proceeding of the proceeding the proceeding the proceeding the proceeding the proceeding the proceedin

ANGEL DESIGNATION AND

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, family 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if 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. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) (s 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 7. the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. HOWARD KOERI compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ... Klamath This instrument was acknowledged before me on Howard L. Koertje and Roberta J. Koertje This instrument was acknowledged before me on by OFFICIAL SEAL BARBARA A. SALTER NOTARY PUBLIC - OREGON COMMISSION NO. 026450

My commission expires 8-30-97	
STATE OF OREGON: COUNTY OF KLAMATH: 55.	
Filed for record at request of Mountain Title Company the 1	et
of Mortgages or large 29992	
FEE \$15.00 By Ametha G. Letsch, Country Will	ity Clerk
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