5411	ASPEN TITLE #010)44462	Vol.mgl. Page 8:	3'77
FORM No. 861 - Oregon Trust Deed Set	ien - TRUST DEED (Assignment Restricted).	or DEED	Vol. Malo Page 11732	7
17042 THIS TRUST DE	ED, made this 19th d	ay of Marusband and	rch ,19 90 , between wife	
			as Grantor, , as Trustee, and ORA GRIFFITH and JULIE E. ALTUNAL, , as Beneficiary,	
KATHLEEN PATRI	CIA GARFAS and MARIE MUR	51AD and N	as Beneficiary,	
O - sine importaceh	WITN Ay grants, bargains, sells and co-	VESSETH: nveys to trus	tee in trust, with power of sale, the property in	
KLAMATH	County, Oregon, describe ALPTION MARKED EXHIBIT "A REOF AS FULLY SET FORTH 1	ATTACHEI	D HERETO AND BY THIS REFERENCE	
3	O IS BEING RE-RECORDED TO	O CORRECT '	THE BENEFICIARY'S NAME	
t ₂				THE PROPERTY OF
Estate with all and singula	ar the tenements, hereditaments and a nd the rents, issues and profits thereo	ppurtenances at i and all fixture	nd all other rights thereunto belonging or in anywise now as now or hereafter attached to or used in connection with ment of transor herein contained and payment of the sun	h
FOR THE PURPOS	SE OF SECURING PERFORMANCE THOUSAND AND NO/100	E of each agree	Metal V. B.	-
note of even date herewith	n, payable to beneticiary or order and MATURITY OF NOTE	made by gran	tor, the final payment of production of the no	ofe
The date of maturing becomes due and payable. erty or all (or any part) of beneficiary's option*, all come immediately due and	ty of the debt secured by this institution. Should the grantor either agree to, at it grantor's interest in it without first shligations secured by this instrument payable. The execution by grantor of	ttempt to, or act obtaining the v t, irrespective of of an earnest mo	tually sell, convey, or assign an (or any serior at the beneficiary, then, at the written consent or approval of the beneficiary, then, at the time tentity clates expressed therein, or herein, shall be the maturity clates expressed therein, or herein, shall be the maturity does not constitute a sale, conveyance oney agreement** does not constitute a sale, conveyance	he be- or
assignment. To protect the secur	ity of this trust deed, grantor agrees:	od condition an	d repair; not to remove or demolish any building or in	77-
provement thereon; nor to 2. To complete or r damaged or destroyed their 3. To comply with	estore promptly and in good and habi reon, and pay when due all costs incur all laws, ordinances, regulations, cover cuting such financing statements purs	itable condition rred therefor, nants, conditions want to the Uni	s and restrictions affecting the property; if the beneficial flow Commercial Code as the beneficiary may require as the lien searches made by filing officers or searchist of all lien searches made by filing officers.	nry nd ng
agencies as may be deeme 4. To provide and damage by lire and such written in companies acci ficiary as soon as insured; at least titteen days prior cure the same at grantor'	In desirable by the beneficiary. continuously maintain insurance on other hazards as the beneficiary may optable to the beneficiary, with loss for the grantor shall fail for any reason to the expiration of any policy of insign expense. The amount collected under the part of insurance in the second in such order as beneficiar.	the buildings from time to to the land to procure any surance now or r any tire or ot y may determine	new or hereafter erected on the property against loss time require, in an amount not less than ALNSURABLE atter; all policies of insurance shall be delivered to the bere such insurance and to deliver the policies to the beneficiar hereafter placed on the buildings, the beneficiary may put the insurance policy may be applied by beneficiary up the or at option of beneficiary the entire amount so collected to the policy of the property of the policy of the property against the entire amount so collected the policy of	VALU
under or invalidate any a 5. To keep the pr assessed upon or against promptly deliver receipts liens or other charges payment, beneficiary may, a secured hereby, together the debt secured by this with interest as aforesai	of done pursuant to such notice. operty irue irom construction liens at the property before any part of such therefor to beneficiary; should the gyable by grantor, either by direct pays at its option, make payment thured, with the obligations described in partrust deed, without waiver of any right, the property hereinbefore described, the obligation herein described, and the obligation herein described, and	nd to pay all to taxes, assessment frantor fail to ment or by prov- and the amous agraphs 6 and 7 tts arising from h d, as well as the d all such payn	axes, assessments and other charges that may be levied ents and other charges become past due or delinquent asake payment of any taxes, assessments, insurance premiurally beneficiary with funds with which to make such pint so paid, with interest at the rate set torth in the nit so paid, with interest at the rate set torth in the nit of this trust deed, shall be added to and become a part of the form of the covenants hereof and for such paymes of frantor, shall be bound to the same extent that they make the paymes and the covenants shall be immediately due and payable without not be the paymes and payable without not be the payable without not be payable without not be the payable without not be paya	and cms, cay-cote t of care tice, cay-
and the nonpayment me able and constitute a bre 6. To pay all cost trustee incurred in conn 7. To appear in a and in any suit, action of to pay all costs and exp mentioned in this parage mentioned in this parage.	such of this trust deed. Is, fees and expenses of this trust inclusion, fees and expenses of this trust inclusion with or in enforcing this obligation of the deficient of the	uding the cost of ation and trusted surporting to all y or trusted may the beneficiary's he trial court as appellate court	of title search as well as the other costs and expenses of se's and attorney's fees actually incurred. feet the security rights or powers of beneficiary or trus y appear, including any suit for the foreclosure of this d s or frustee's attorney's fees; the amount of attorney's nd in the event of an appeal from any judgment or decre shall adjudge reasonable as the beneficiary's or trustee's	stee; leed, fees ee of s at-
It is mutually age 8. In the event to	reed that: hat any portion or all of the propert; isht, if it so elects, to require that a	y shall be taker Il or any portio	n under the right of eminent domain or condemnation, of on of the monies payable as compensation for such tall on the monies payable as compensation for such tall contains the contains th	king,
NOTE: The Trust Deed Act or savings and loan association	provides that the trustee hereunder must be t tion authorized to do business under the law abiliaries affiliates, opents or branches, the Ur	s of Oregon or the hited States or any a	United States, a title insurance company authorized to insure title to agency thereof, or an escrow agent licensed under ORS 696,505 to 691	
**The publisher suggests t	1-3 regulates and may prohibit exercise of the hat such an agreement address the issue of	namenal agreno	STATE OF OREGON,]
75	RUST DEED		County of	} ss. stru-
KREG A. KANDRA	and SANDRA L. KANDRA	× ×	ment was received for record on	the
		SPACII REI	-introle M and teco	orded

he KATHLEEN PATRICIA GARFAS and
MARIE MORSTAD and MORA GRIGGITH
and JULIE E. ALTUNAL in Look/reel/volume No...... FOR or as fee/file/instru-RECORDER'S USE ment/microsim/reception No....., Beneficiery County affixed. After Recording Rotum to (Name, Address, Zip): ASPEN TITLE AND ESCROW, INC.
525 MAIN ST.
KLAMATH FALLS, OR 97601
(COLLECTION DEPT.) $\omega_{k,k}^{(j)} = \omega_{k,k}^{(j)} \wedge \ldots \wedge \omega_{k,k}^{(j)}$

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lired upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

which are in excess of the amount inquired to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granton much proceedings, and the balance applied upon the indebted in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granton agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allesting the liability of any person for the payment of the note for endorsement (in case of full reconveyances) and the property. The grante is any reconveyance may be described as the "person or executed in the property of the property. The function in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any part of the property. The function in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitials therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and taking procession of the property at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and taking possession of the property at any time without property is received to the property of any pure thereof

property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lewfully seized in fee simple of the real property and has a valid, unencumbered vitle thereto

and that the grantor will warrant and torever defend the same against all persons whoriscever.

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, personal representatives, successors and assigns. The term beneficiary shell 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 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 provisiors hereof apply equally to corporations and to individuals.

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

	K ar o			
*IMPORTANT NOTICE: Dolete, by lining out, whichever warranty (a) or (b)				
not applicable; if warranty (a) is applicable and the beneficiary is a credit as such word is defined in the Truth-in-Lending Act and Regulation Z, t	he Mudhan Mandra			
beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent compliance with the Act is not required, disregard this notice.	ed SANDRA L. KANDRA			
This instrument was ackno	f KLAMATH ss. ss. wiedged before me on March 25 , 1996,			
by KREG. A. KANDRA and SA	ANDRA L. KANDRA			
This instrument was ackno	wledged before me on			
by				
as				
of				
OFFICIAL SEAL () MARLENE T, ADDINGTON () LOTAGY BUBLIC - OREGON () COMMISSION NO. 022238 () VEN TEST MAY BUS 1997	Werling Holary Public for Oregon My commission expires 3 -22-27			
REQUEST FOR FULL RECONVEYANCE (To be	e used only when obligations have been paid.)			
TO:, Trus	fee .			
deed have been fully paid and satisfied. You hereby are directed, trust deed or pursuant to statute, to cancel all evidences of indebt	dness secured by the foregoing trust deed. All sums secured by the trust on payment to you of any sums owing to you under the terms of the edness secured by the trust deed (which are delivered to you herewith to the parties designated by the terms of the trust deed the estate now			
DATED:,19				
Do not lose or destroy this Trust Deed OR THE NOTE which it secures.				
Both must be delivered to the trustee for cancellation before	Repeticiary			

EXHIBIT "A"

That portion of the NW 1/4 of the NW 1/4 of Section 36, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at the Southwest corner of said NW 1/4 of the NW 1/4 of Section 36; thence 210 feet due East to a point; thence 210 feet due North to a point; thence 210 feet due West to a point; thence 210 feet due South to the point of beginning.

CODE 164 MAP 3909-3600 TL 300

STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 20th	lay
Filed for record with the filed for record w	and duly recorded in VolM96 8377 Bernetha G. Letsch, County Clerk	'
FEE \$20.00		
of April of Mortgages on Pag	the 26th 1., and duly recorded in Vol. M96 11732 Bernetha G. Letsch, County Clerk	_ day
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