| AMM No. 881-Grosse Truis Dend Series-TRUST DEED. MTC:130 | 2-SUC COTTRIGHT 1860 - BYEVENE NEES LAW FUELISHING CO., PORTLAND, OF STON |
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| NE | st peed Vol. 19875 |
| Eugene Bales and Cindy Bales, husba | ind and wife |
| as Grantor, Ame | riTitle |
| BOODY Ray Hartley and Sandra Kay He | exiTitle urtley, husband and wife |
| as Beneficiary, | 1911 - The State of S |
| FIRATILITY CO. DIANS | ESSETH: |
| 0.30 Grantor irrevocably grants, bargains, sells and c inKlamath | onveys to trustee in trust, with power of sale, the property ibed as: |
| See Attached Exhib | it "A" [Control of Cartings,] |
| C. | AMERITITLE, has recorded this instrument by request as an accomodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property that may be described therein. |
| tion with said real estate. | appurtenances and all other rights thereunto belonging or in anywise ereof and all fiztures now or hereafter attached to or used in connec- 5 of each agreement of grantor herein contained and payment of the |
| note of even date herewith, payable to beneficiary or order and m not sooner, paid, to be due and payable The date of maturity of the debt secured by this instrument becomes due and payable. In the event the within described prop sold, conveyed, assigned or eligned by the destere of the secure | Dollars, with interest thereon according to the terms of a promissory and by grantor, the linal payment of principal and interest hereof, it is the date, stated above, on which the final installment of said note erty, or any part thereof, or any interest therein is sold, agreed to be at having obtained the written consent or approval of the beneficiary, |
| To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon not to commit or permit any waste of said property. | |

To protect the security of this trust deed, grantor, agrees: 1. To protect, preserve and maintain and property in good condition and repair; not to remove or demolish any building or improvement thereon; and repair; not to remove or demolish any building or improvement thereon; and repair thereon, and pay when the all costs incurred therefor. To complete or restore prompily and in Good and workmanilies in the condition of the all costs incurred therefor. To an and restrictions with all laws, ordnances, regulations, conversants, condi-tions and restrictions with all laws, ordnances, regulations, conversants, condi-gion in resorting were the all costs incurred therefor. To an end restrictions with a grant and property if the beneficiary as irreduced proper public office or offices, is well as an 10 pay infinity in the mean of the building with beneficary. A to provide and continuously maintain intriving on the buildings in anount not less than 3. comparies acceptable to the beneficiary at laws of all then searches made (beneficiary) if the grantor shall be delivered to the beneficiary is soon as insured: if the grantor shall be delivered to the beneficiary is soon as insured: if the grantor shall be delivered to the beneficiary and have for the septies to be addition of the state of the beneficiary and in were inder and to deliver and policies to the beneficiary and in were inder an insured: if the grantor shall be delivered to the beneficiary and in were inder as baneliciary and pay policy of inverance new or herealter placed on said thuildings, the beneficiary may be come to some at grantor is suppress. The annount collected under any lite or other insurance policy may be applied by henei-ing and there any delau to redigantor. Such application or calcase shall the beneficiary is hould be defined and three deliver and one region thereon, and other charges that may be levied or ansessed upon or against and program yeleves the definition in the node secured hereon and paymeni, be

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It is multually agreed that: 8. In the event that any portion or all of said properly shall be taken under the right of eminent domain or condemnation, baneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all rearonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, thall be paid to beneficiary and applied by it first upon any reasonable costs and exponses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-ticary in such proceedings, and the balance applied upon the indebiedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall ba mecassary in obtaining soft's com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for redorsment (in case of luit reconvergences, for cancellation), without ellecting the liability of any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

subordination or other agreement allocting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The family endities the endities of the there or charge family endities therein of any reconvey, and the recitals therein of any matters or persons legally entitled thereto?," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein. Trustee's lees lor any of thu services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneticiary 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 adquary of any serving in or the indebidness hereby secured, enter upon and take possession of said property, the result of any part thereol, in its own name sue or otherwise collect the rents, issues and prolities or the end pointed by the same, less outs and expanses of operation and collection, including reasonable attorney's fees upon any indebidness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection or release thereof as discredis of there of insurence policies or compensation or release thereof as discredis disking or damade of the inverse, any delault or notice of delault hereunder or invalidate any calding the beneficies.
12. Upon any indebited of the adaptive of any indebitedness secured hereby, and in such order as beneficiary may determine.

Insurence policies or compensation or severals for any taking or chemage of the property, and the application or release thereof as alcoreaid, shall not cure or wrive, and the application or release thereof as alcoreaid, shall not cure or wrive, any default for notice. If default hereunder or invalidate any act done pursuant to such rotice. If there is a secure of the performance of any agreement hereunder, time being of the secure of the beneficiary may include the secure of the beneficiary at the secure of any agreement hereunder, time being of the secure of the beneficiary at the secure of the secure of the beneficiary may increase the beneficiary at the secure of the beneficiary at the secure of the beneficiary at the secure of the beneficiary may increase the truste to increase this trust deed by advertisement and sale, or may direct the truste to forciose this trust deed by advertisement and sale, or may direct the truste to forciose this trust deed by advertisement and sale, or may direct the truste to forciose this trust deed by advertisement and sale, or may direct the truste to forciose this trust deed by advertisement and sale, the beneficiary elects to forcelose by advertisement and sale, the beneficiary direct the trustes that exceed the second the second big the

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trastee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee sherein named or appointed here note. Each such appointment is the versite with all the context of the successor and any trustee herein named or appointed here note. Each such appointment is successor trustee, shere herein named or appointed here note. Each such appointment is successor trustee, herein named or appointed here note. Each such appointment is successor trustee, there needs the successor trustee is such accepter. Ihis trust when this decid, duly executed and schowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other ded of trust or of any action or proceeding in brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and foan association authorized to do butters under the property of this tate, its subsidiaries, offiliates, agents or branches, ey, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real r any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

| The grantor covenants and agrees lly seized in fee simple of seid describe | to and with the beneficiery and il d real property and has a valid u | ose claiming under him, that he is law- nencumbered title thereto |
|---|---|---|
| d that ho will warrant and forever de | fend the same egainst all persons | whomsoever. |
| | (a) Alto Tata and supplications of the second se | |
| [12] A. Martin and S. Martin and S. Martin, "A set of the set o | (1) Determine the second se | |
| (a) Experiment and the set of | - Construction of the second secon | and the second |
| (a)* primarily for grantor a personal, rad (b) for an organization, or (even if gra | of the loan represented by the above description of the loan represented by the above description of the logical sector for the logical sector for business and the logical sector for | or commercial purposes. |
| ersonal representatives, successors and assign sourced hereby, whether or not named as a be- | neliciary herein. In construing this deed a nd the singular number includes the plural | nd whenever the context so requires, the mascuine |
| <pre>provide prior prior and prior control of Address and a prior of a second control of the prior of the pri</pre> | ever warranty (a) or (b) is | the day and year first above written. |
| in policials, if warranty (a) is applicable and the south word is defined in the Truth-In-Lending - sensificary. AUST comply with the Act and Regu- liscleures; for this purpose use Stevens-Ness Form & compliance, with the Act is not required, disrega | Act and Regulation Z, the silon, by making required No. 1319, or equivalent. | Esees |
| Statistical and Alexandrian and a strain of particle in strain and in the order of the order of the strain and the order of the order of the order of the strain and the order of the or | | |
| This in | REGON, County of | KND EVENING III. C.C. J. |
| by | OFFICIAL SEAL | |
| A NOT | AREN A. BAKER ARY PUBLIC OREGON MMISSION NO. 305232 LEXPRES SEPT 28, 2001 | New A Balcen Notary Bublic toz Gregor |
| | My commissio | n expires |
| Mariana na article and an article and an article and a set of the | REQUEST FOR FULL RECONVEYANCE | 이 아이는 것 같아요 나는 것 같아요. 것 같아요. 그 것 같아요. 가지 않는 것 같아요. 것 같아요. 가지 않는 것 같아요. 것 같아요. 가지 않는 것 같아요. ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? |
| TO: | nd holder of all indebtedness secured by | the foregoing trust deed. All sums secured by sai |
| said trust deed or pursuant to statute, to herewith together with said trust deed) and estate now held by you under the same. M | to reconvey, without warranty, to the pu all reconveyence and documents to | arties designated by the terms of said trust deed f |
| A state of the second se Second second s Second second s Second second se Second second se Second second sec | in (nace and second second and all war manying Romanics and attractionary and manying Romanics | 1992 1994 - 19 - 1994 1995 1995 1997 - 1997 1996 - 1996 - 1996 - 1996 - 1996 - 1996 - 1996 - 1996 - 1996 - 199 |
| | 한 동안에 있는 것은 것이 있는 것은 사람이로 가격했다. | LO |
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| TRUST DEED | ttiçhed Ethibit "A" | STATE OF OREGON, Sounty of |
| Eugene Bales & Cindy Bales | | Was received for record on the |
| Klamath Falls, UR | space Reserved For Ley Recorder's USC | in book/reel/volume No |
| 1526, Pleasant Ave. Klamath Falls, CR97601 Benefic | 100 les husbard agn v Saeritein Se dra Fan Hartis h | Record of Mortgages of said County. Witness my band and seal County effixed. |
| AFTER RECORDING RETURN TO AmeriTitle Cold 6130 | k. 11 (| пра |
| Klamath Falls, CR 3 97601 | 18051 DEED | By Dop. |

9876

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EXHIBIT "A" LEGAL DESCRIPTION

9877

A piece or parcel of land more particularly described as follows:

Beginning at Angle Point No. 3, in the Meander Line of Section 31, Township 37 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, as established by Fred Mensch, U.S. Cadastral Engineer, in November, 1916; and running thence South 78 degrees 00' East, 156.6 feet, more or less, to a point in the line marking the Westerly boundary of the right-of-way of the Dalles-California Highway, as the same is now constructed; thence Southerly and Westerly along the said Westerly boundary of the Dalles-California Highway, to a point which is South 7 degrees 20' East from Angle Point No. 2 in the above mentioned Meander line; thence North 7 degrees 20' West 74.0 feet, more or less, to the said Angle Point Nc. 2; thence North 32 degrees 39' East along the said Meander Line, 339.3 feet, more or less, to the point of beginning, being a portion of Lot 5, of the said Section 31, Township 37 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No.; 3709 03100 00800

STATE OF OREGON: COUNTY OF KLAMATH : 55.

| Filed for record at request | of <u>Amerititle</u> the <u>26th</u> | day |
|-----------------------------|---|-----|
| of <u>March</u> | A.D., 1998at3:240'clockP. M., and duly recorded in volA | 98 |
| | of <u>Mortgages</u> on Page <u>9875</u> Bernetha G. Lotsch, County Clerk | |
| \$20.00 | By Kottlun hors | |
| FEE | | |
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