Aspen Sitle #0103550 COPYRIGHT 1886 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204 Vol\_<u>M90</u>\_Page\_**16436** 🏵 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. TRUST DEED , 19.90 between 00 Parte an enter 18956 Trustee, and as Grantor, ASPEN TITLE & ESCROW, INC. as Grantor, ADLEN ILLE & ESCROW, INC. HENRY J. HASSKAMP and GERALDINE R. HASSKAMP, husband and wife with full rights of survivorship in how reaction in Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property as Beneficiary, in ....Klamath.....County, Oregon, described as: PLEASE SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART THEREOF TRUST DEED and that there are the second in the most the determinant in the structure for concerning the concerning body a 1998 C. 1997 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE THE THE AUTOMOUSTIC 

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herein, shall become immediately due and payable. To protect the security of this trust deed, frantor agrees: To protect, preserve and maintain said property in kood condition 1. To protect, preserve and maintain said property, in kood condition and repair: not, to remove or demolish any building or improvement thereon; ref to commit or permit any weste of said property, ..., good and workmanlike 2. To conditient or restore promptly and be constructed, damaged or mainer any building or improvement which maured therefor. 3. To condition allecting said property; int and beneficiary so requests, to toriar and here on phy with all laws, ordinate and to pay to rilling same in the proper public office or offices, as well as the cost of all lien searches made proper public office or offices, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the beneficiary.

in executing said property; if the beneficiary so requests, to fail code as the beneficiary may torsunt to the Uniterry so requests, to be filter as the beneficiary may tor all liens scatching agencies as may be deemed desirables made by filing olicers or scatching agencies as may be deemed desirables with a may be determed desirable by filing olicers or scatching agencies as may be deemed desirable by filing on the said premises against loss or damage by lire and such other hazare as the beneficiary may form times to time require, in an amount not less then \$ 1BUT able 0. Well LUG able to the latter; all comparis acceptates to the beneficiary, with loss details on the latter; all comparis acceptates to the beneficiary with for a scatching acceptate to the beneficiary with loss details to the beneficiary details to the beneficiary and the scatching and to be a scatching acceptate to the beneficiary details to the beneficiary and the scatching and to be a scatching and the beneficiary and the scatching and the beneficiary and the scatching and to be a scatching and to be added and the beneficiary and the scatching the entire amount so cleases shall the beneficiary determine, or at option of be grantor. Such application or invalidate any for the scatching the entire amount so cleases shall the scatching the scatching allows and the scatching therecipit the scatching therein and the scatching the scatching

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall have the right, if it so elects, to require that all or any portion of the monies parable right, if it is of elects, to require that all or any portion of the amount required as compensation to nuch taking, which are in excess of the amount required incurred by first upon any reasonable costs explaid or incurred by the point of the amount of the same the same taken and the same term applied by it trial and appellate courts, necessary in obtaining such actions licitary in such proceedings, shall expenses and attorney's lees, applied by it trial and appellate courts, necessary in obtaining such actions licitary in such proceedings, all be necessary in obtaining such actions and execute such instruments as shall be necessary in obtaining such com-pensation for the and prevences, for cancellation, without allected for indextor of the said propents of the debtedness, (b), on in m (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon: (c) join in any granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the iper on or persons trantee in any thereory without warranty, all or any part of the "person or persons frantee in any thereory and the recitals therein furnite's less for any of the be conclusive ined in this paragraph shall be not less than \$5. envices mentione any default by grantor hereunder, beneficiary may at any time without nourt, and without regard to the upon any security on y account to any part thereof, in its own name sue or otherwise collect the rends, issues and argoits, including those past collection, including resonable attor-ness upon any indebtedees secured hereby, and in such order as bene-ng's reasy indetermine.

less costs and expe ney's lees upon an liciary may determ 11. The er liciary may determine. liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or see thereof as aloresid, shall not cure or proper any default on notice of default hereunder or invalidate any act done waive any default on notice of default hereunder or invalidate any act done pursuant to such notice.

property, and the application or release thereol as aloresard, shair not cure or pursue any default or notice of default hereunder or invalidate any act done pursuant to such notice. In the second of the second of the second of the second of the hereby or in his performance payment and/or performance the beneficiary may essence with respect to such hereby immediately due and payable. In such an declare all sums secure the hereby immediately due and payable. In such an declare all sums secure the hereby immediately due and payable. In such an declare all sums secure the hereby immediately due and payable. In such an declare all sums secure the hereby immediately due and payable. In such an devent the beneficiary at his election may proceed foreclose this trust deed powers the beneficiary and the second of the trust due to the second of the second advertisement and sale, or may direct the trustes to pursue any other right or remedy, either and sale, or may direct the truste to pursue any other right or remedy, either and sale, or may direct the truste and property to satisfy the oalle, give secured hereby whereupon the trustes and property to satisfy the oalle, give secured hereby whereupon the trustes and proceed to foreclose this trust deed notice mereor as then required by 1.73 to 86.795. In the 1.3. After the trustes has commenced foreclosure by advertisement and sale, the drantor or any other prismons or privileded by ORS 80, any, when due, the default or defaults. If h default consists of a laiture for by pays, when due, here the able had no order by tendering the prior none would not then be due had no orded by tendering the prior none would on the ne be due had no weed by tendering the prior none would on the ne due had no weed by tendering the prior none would of the being cured may the default cocurred. Any other than the due that is capable of obligation or trust deficing the cure shall pay obligation of the trust default and expenses attrastes and attorney's less not exceeding the adall tors defaults,

and captures trusters and attorney's lees not exceeding the amounts provided together with trusters and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by a. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conveying the property so so in the deed of any matters of metratory, express or im-the property so so in the deed of any matters of ince shall be conclusive pro-perty so so in the deed of any matters of ince shall be conclusive pro-section to the nitiste sells purchase recluding at the truthlud beneficiary, may purchase and he powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale in-shall apply the proceeds of sale to payment of (1) the express of sale in-shall apply the proceeds of sale to payment of (1) the express of sale in-the dead of the oblightion secure the interest of the trustee interest at the interest any apper in the order of their priority and (4) the surplus. 14 ms, to the grant or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If, Beneliciary may from time to time appoint a successor or success or to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee herein named or appointed hereunder. Each such appointment of substitution shall be vasied or written instrument executed by beneliciary, which, when recorded in the morease to the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. This trust when this deed, duly executed an of bond addition or proceeding in which drantor, beneficiary or trustee achowiedged is made a public record as provided by law, Trustee is not obligated to notily any party hereto of pending sale under any der deed of that or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 exclow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agree fully seized in fee simple of said describ	ed real property	and has a valid	, unencumbered tit	
and that he will warrant and forever d	lefend the same	against all person	is whomsoever.	
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The grantor warrants that the proceeds (a)* primarily tor grantor's personal, ta	of the loan represent mily or household t	nted by the above de purposes (see Import	scribed note and this the ant Notice below).	ust deed are:
(b) for an organization, or (even if grant and a set of the set	antor is a natural p	erson) are lor busine	ss or commercial purp	
personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the leminine and the neuter, a	s. The term benefic neliciary herein. In	iary shall mean the construing this deed	holder and owner, incl and whenever the con	uding pledgee, of the con
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* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th		b) is Alev	MORGAN, JR.	n h.
as such word is defined in the Truth-In-Lending beneficiary MUST comply with the Act and Regul disclosures; for this purpose use Stevens-Ness Form	Act and Regulation Z ation by making req	vired (DVn)	MORGAN	
If compliance with the Act is not required, disregar	d this notice.	<ul> <li>And Construction of the second second</li></ul>		na se Baran ya Karana ya Karana Karana ya Karana ya K Karana ya Karana ya K
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## EXHIBIT "A"

Beginning at a point 1396.34 feet North and 238.71 feet West of the Southeast corner of Section 19, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being the Northwest corner of that parcel of land conveyed to William T. Hall and Betty J. Hall by deed recorded November 24, 1965 in Book M-65 at Page 4216; thence West 443.15 feet; thence South 330.19 feet to the South line of the Parcel described in Deed recorded November 10, 1969 in Book M-69 at Page 9420; thence North 87 degrees 09' East 443.60 feet to a point due South of the point of beginning; thence North 308.12 feet to the point of beginning.

CODE 170 MAP 3910-19D0 TL 1200

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

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Filed for record at request of	Aspen Title co. the 16th	day
of Aug A.D.,	9 90 at 11:07 o'clockA.M., and duly recorded in VolM90	,
of	Mortgages on Page <u>16436</u> .	
	Evelyn Biehn - County Clerk By Doutine Muelin dase	
FEE \$18.00	By Souline Hulles day	