19826 avoi	it deed Vol. <u>mgD</u> Page <u>17950</u>
BRUCE BOYD and PAT BOYD, husband and wife	day ofAugust, 19.90, betwee
	Ciatults 2014
as Grantor, ASPEN TITLE & ESCROW, INC. JAMIE LEANN CHOCKTOOT and TIFFANY ANNETTE one-half interest	ATCHLEY and an investigation of the second s
	Alchief, each as to an undivided
as Beneficiary,	FSSFTH. HISTORY SECTION
Grantor irrevocably grants bardsing anti-	
SEE LEGAL DESCRIPTION MARKED EXHIBIT "A MADE A PART HEREOF	" ATTACHED HERETO AND BY THIS REFERENCE
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ogether with all and singular the tenements, hereditaments and a low or hereafter appertaining, and the rents, issues and profits the	pourtenances and all other state it
FOR THE PUPPOSE OF CREWENCE	in connection of hereafter attuched to of used in connection
um of FOURTEEN THOUSAND and no/100	of each agreement of grantor herein contained and payment of a
ote of even date herewith, payable to beneficiary or order and made	buildes, with interest thereon according to the terms of a promisso
of sooner paid, to be due and payable .at. maturity of no The date of maturity of the debt secured by this instrument	te, 19
old conveyed assisted in the event the within described proper	ity, or any part thereof or any interest the final installment of said no
erein, shall become immediately due and payable.	rument, irrespective of the maturity dates expressed therein,
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition ad repair; not to remove or demolish any building or improvement thereon; ot to commit or permit any waste of said property.	granting any easement or creating any restriction thereas (a)
2. To complete or restore promotive and in test and	granting any easement or creating any restriction thereon: (c) join in a subordination or other agreement allecting this deed or the lien or cha- thereoi; (d) reconvey, without warranty, all or any part of the property. I grantee in any reconveyance may be described as the "person or perso- legally entitled thereto;" and the recitals therein of any matters or facts sh be conclusive proof of the truthiulness thereoi. Trustee's lees lor any of a services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by frantor hereundre, herefinity may and the services mentioned in this paragraph shall be not less than \$5.
sanner any building or improvement which and in good and workmanlike estroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- ons and restrictions allecting said property; if the beneficiary so requests, to in in executing such linancing statements pursuant to the Uniform Commer- al Code as the beneficiary may require and to pay for filing same in the public offices, as well as the cost of all lien searches made- meliciary. Searching agencies as may be deemed desirable by the meliciary.	legally entitled thereto," and the recitals therein of any matters or lacts sh be conclusive proof of the truthluiness thereof. Trustee's lees lor any of a services mentioned in this encoderation thereof.
in in executing such linancing statements pursuant to the Uniform Commer- al Code as the beneficiary may require and to nay lost line commer-	10. Upon any default by grantor hereunder, beneficiary may at a time-without notice, either in person, by after to r by a community of the second sec
oper public office or offices, as well as the cost of all lien searches made y filing officers or searching agencies as may be deemed desirable by the	services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at a pointed by a court, and without refard to the adequacy of any security the indebidness hereby secured, enter upon and take possession of said pro erty or any part thereot, in its own name sue or otherwise collect the ra- less costs and represent of the spratium and unpaid, and apply the san less costs and expenses of pertainon and collection, including resonable at
4. To provide and continuously maintain insurance on the built is	issues and profits, including those past due and unpaid, and apply the sam less costs and expenses of operation and collection, including reasonable atto nevs less upon any, indebtedness secured hereby, and in the sonable atto
a amount not less than \$InSUTADLE VALUE with a written in manager acceptable to the beneficiary with loss constitution written in	ficiary may determine the secured hereby, and in such order as here
by or hereafter erected on the said premises against loss or damage by fire of such other hazards as the beneficiary, may from time to time require, in a amount not less than \$InSUITADLE	insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as a property, and the application or release thereof as a present of the property.
of of any policy of insurance now or hereafter placed on said buildings, e beneficiary may procure the same at grantor's expense. The product	waive any default or notice of default hereunder or invalidate any act do pursuant to such notice.
arcued under any life or other insurance policy may be applied by benefi- ary upon any indebtedness secured hereby and in such order as beneficiary ay determine, or at option of beneficiary the entire amount or such order as beneficiary	12. Upon default by grantor in payment of any indebtedness secur. hereby or in his performance of any agreement hereunder, time being of the secure with respect to such asymptot agreements.
utered under any lite or other insurance policy may be applied by bindli- stry upon any 'indebtedness secured hereby and in such order as beneticiary ay determine, or at option of beneticiary the entire amount so collected, or y part thereol, may be released to grantor. Such application or release shall t cure or waive any delault or notice of delault hereunder or invalidate any t done pursuant to such notice.	declare all sums secured hereby immediately due and payable. In such a
5. To keep said premises free from construction liens and to pay all	advertisement and rale on the divise to toreclose this trust deed it
arges become past due or delinquent and promptly deliver receipts therefor	remedy, either at law or in equity, which the beneficiary may have. In the ever the beneficiary elects to foreclose by advertisement and sale, the beneficiary the trustee shall execute and cause to be recorded his written notice of delau and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall in the satisfy the obligation.
direct payment or by providing beneliciary with lunds with which to	notice thereof as then required by law and proceed to fand place of sale, fin
reby, together with the obligations described in paragraphs 6 and 7 of this	13. Alter the trustee has commenced foreclosure by advertisement an
ist deed, without waiver of any rights arising from breach of any of the	the default or defaults if the default of privileged by ORS 80.753, may cu
ne extent that they are bound for the payment of the obligation herein	sums secured by the furst detail consists of a failure to pay, when du sums secured by the furst deed, the detail may be cured by paying it entire amount due at the time of the cure other than such portion as woul not then be due had no delault occurred. Any other delault that is capable being cured may be cured by tendering the performance required under it obligation or trust deed. In any case in ordering the performance
notice, and the nonpayment thereof shall, at the option of the beneficiary, der all sums secured by this trust deed immediately due and payable with-	delaults: the nerson effecting the gree that addition to curing the delault of
f T-	todether with trustage and the intering the congation of the trust dee
the search as well as the other costs and expenses of this trust including the cost connection with or in enforcing this obligation and trustee's and attorney's actually incurred. 7. To appear in and delend any action or proceeding purporting to cot the security rights or powers of hereficiency or proceeding purporting to	by law 14. Otherwise, the sale shall be held on the date and at the time an place designated in the notice of sale or the time to which said sale said sale is a said sale by the particular the time to which said sale ma
on or proceeding in which the beneficiary or trustee may appear, including	in one parcel or in separate parcels and shall sell the parcel or parcels
ding evidence of title and the beneficiary's or trustee's attorney's lees; the	plied. The recitate in the dead of any covenant or warranty, express or in
ree of the trial court dranton but to an appear from any judgment or	the draptor and hardfirth for periodic, excluding the trustee, but includin
ate court shall adjudge reasonable as the beneficiary's or trustee's attor- 's less on such appeal. It is mutually agreed that:	shall apply the proceeds of sale to payment of (1) the expenses of sale in
8. In the event that any portion or all of said property shall be taken	having recorded liens subsequent to the interest of the trustee in the trus
compensation for such a state of any portion of the monies pavable	surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
utred by grantor in such proceedings, shall be paid to beneficiary and	16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here under, Upon such appointment, and without conveyance to the successor trustee.
ary in such proceedings, and the balance applied upon the indebtedness	subs to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successo trustee, the latter shall be vested with all title, powers and duties conferre upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary which, when, recorded in the mortdate recorded at executed by beneliciary
execute such instruments as shall be necessary in obtaining such actions sation, promptly upon beneficiary's request.	which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointmen
iry, payment of its fees and presentation of this deed and the note for	17. Trustee accepts this trust when this deed, duly executed and
consent to the making of any	obligated to notifunate a placific record as provided by law. Trustee is no trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

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The grantor covenants and agrees.		ficiary and those cla	timing under him,	, that he is law-
The grantor covenants and agrees seized in fee simple of said describe	to and with the bene.	as a valid, unencun	nbered title therei	to
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The grantor warrants that the proceeds	of the loan represented by	y the above described notice is (see Important Notice	ore and this trust dee e below),	an an <del>an</del> an an an Arthur An Arthur An Arthur An Arthur
(a)* primarily to station, or (even if gr	rantor is a natural persony			
(b) for an organization, of the			eratees, devisees, adi	ministrators, executors, ledgee, of the contract
sonal representatives, out of the state of the	anaficiary herein. In const	the second s		
sonal representatives, out of the state of the	anaficiary herein. In const	the second s		
ured hereby, whether or not named as a be nder includes the teminine and the neuter, to IN WITNESS WHEREOF, sa	uid grantor has hereun	to set his hand the c	ń T	
		× Drice	tor 1	
IMPORTANT NOTICE: Delete, by lining out, which of applicable; if warranty (a) is applicable and of applicable; if warranty (b) the Truth-in-Lending		BRUCE BOYD	2. Al	
s such word is defined in the Truth-in-Lending preficiary MUST comply with the Act and Regi	Act and Regulation 2, the julation by making required m No. 1319, or equivalent.	X tat 1	onge	
such word with the Act and Regis eneficiary MUST comply with the Act and Regis is closures; for this purpose use Stevens-Ness For compliance with the Act is not required, disreg	MA 1319, OF EQUIVATION		<u>.</u>	
compliance with the second secon	an geological and an end of the second s	(1) The second secon		
f the signer of the above is a corporation, se the form of acknowledgement opposite.}				
CALIFORNIA	)   STAT	TE OF OREGON,		) ) ss.
STATE OF ORECON. County of Klamath (ALAVET	n ( ) 55.			
County of Klamath CHCHUS	before por co	inconcert was a chrowit	ledged before me on	
AUGUST 31, 1990, by	19 RAV	YMONDA L. THOMPSON	8	
BRUCE BOYD	( NOT	ARY PUBLIC-CALIFORNI	A & Devia	Ada A Vinnel
PAT BOYD	8 Sept of	CALAVERAS COUNTY mmission Expires Apr. 18, 19	94 0-0 Jay 10.	more survey
<b>_</b>	Note	ary Public for Oregon		(SEA
	MANIFORNIA	commission expires:	gan (a. 1997) Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang	
(SEAL) My commission expires: AA	LIL 15, 1444 124		ng Agama Agama Agama Agama Agama Agama Agama Agama	
	REQUEST FOR F	FULL RECONVEYANCE	•	
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TO:	Second St. 1915 In March 4	admost secured by the	foregoing trust deed.	All sums secured by to you under the term
The undersigned is the legal owne	er and holder of all indebie	oted on payment to yo	ou of any sums owing	which are delivered to
trust deed have been fully paid and the	to cancel all evidences of	t indebtedness secured	e designated by the t	terms of said trust deed
herewith together with sale	Mail reconveyance and d	locuments to		in an
estate now held by you under the sumer	•	ARTICLE CONT MID AREASING	nadore apportes for Companyary apport	
DATED:	19-11-11-11-11-11-11-11-11-11-11-11-11-1			
			Beneficiary	••••••••••••••••••••••••••••••••••••••
			All the second second	
Do not lose or destroy this Trust Deed OR	THE NOTE which it secures. Both	h must be delivered to the tri	ustee for cancellation befo	re reconveyance will be made.
De not lose or destroy this Trust Deed OR		i se star se	1997 - 1997 -	
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## EXHIBIT "A"

That portion of the SW 1/4 NW 1/4 of Section 11, Township 35 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying West of the Chiloquin-Sprague River Highway.

EXCEPTING THEREFROM those portions conveyed by deeds recorded Febraury 19, 1968 in Book M-68 at Page 1263, recorded May 31, 1968 in Book M-68 at Page 4893, recorded July 5, 1968 in Book M-68 at Page 6093, recorded September 10, 1968 in Book M-68 at Page 8196, and recorded October 26, 1972 in Book M-72 at Page 12431, All Microfilm Records of Klamath County.

CODE 8 MAP 3509-1100 TL 200 CODE 8 MAP 3509-1100 TL 600

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

		litle Co.		the	<u>7th</u>	day
Filed for record at reques	st of <u>Aspen</u>	10.06	o'clockA.M., and d	uly recorded in Vol.	M90	,
ofSept	A.D., 19 <u>90</u> a	Mortgages	on Page	50		
	of	MOILBARES	Evelyn Biehn	. County Clerk		
			By Oguli	mulead	ore	
FEE \$18.00			By <u>transa</u>	RIZ F F		