50021

ASPEN 02038841 Vol.mg 2 Page 19887

THIS TRUST DEED, made	his 20th d	ay of AUGUST	1	992 between
KENNETH L. JORDAN and ROBI	N G. JORDAN, hus	band and wife, an	undivided 1/2 i	nterest and
DAVID G. DEARMOND and NORM	A F. DEARMOND, 1	usband and wife, a	n undivided 1/2	interestator
ASPEN TITLE & ESCROW, INC.		6일 : 함께를 하는 일하라 되셔요	과정하다 그리는 글러지는	ne Trustee and
RUTH L. BLAKESLEE, RALPH	L. BLAKESLEE ar	d LINDA K. BLAKESL	EE, husband and	wife, not as
tenants in common, both wi	th Full Rights o	of Survivorship		, as Beneficiary,
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WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

PARCEL 1:

Lots 8 and 9, Block 41, CRESCENT, in the County of Klamath, State of Oregon.

Lots 1, 2, 3 and 4, Block 41, CRESCENT, in the County of Klamath, State of Oregon.

CODE 103 MAP 2409-30DB TL 11900 CODE 103 MAP 2409-30DB TL 12100

reference de la constant

ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise n erealter appertaining, and the rents, issues and profits thereof and all lixtures now or herealter attached to or used in connection w the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum TEN THOUSAND and NO/100----

(\$10,000.00) (\$10,000.00) — Dollars, with interest thereon according to the terms of a promissory of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity of note ,19

not sooner paid, to be due and payable at MacUnt LY. Of. 1001. 19.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect the security of this trust deed, grantor agrees:

1. To protect preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, coverants, conditions and restrictions aftecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and agencies as any be deemed desirable by the beneficiary set as the cost of all lien searches made by filing officers or searching defencies as any be deemed desirable by the beneficiary may the set as the cost of all lien searches made by filing officers or searching defencies as any be deemed desirable by the beneficiary may to the require, in an amount not less than \$\frac{1}{2}\$ written in companies acceptable to the beneficiary more from time to time require, in an amount not less than \$\frac{1}{2}\$ written in companies acceptable to the beneficiary more procure any such insurance and to deliver the policies to the beneficiary at least filteen days prior to the expiration of any reason to procure any such insurance prolives provided to the beneficiary at least filteen days prior to the expiration of any peace of procure any such insurance prolives may be released to grantor. Such application or release shall not cure or waive any default or notice of beneficiary may procure the same at grantor's expense. The amou

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 escrow agent licensed under ORS 696.505 to 696.585.

TRUST DEED KENNETH L. & ROBIN G. JORDAN DAVID G. & NORMA F. DEARNOND RUTH L. BLAKESLEE RALPH L. BLAKESLEE LINDA K. BLAKESLEE After Recording Return to (Name, Address, Zip): ASPEN TITLE & ESCROW, INC. 525 MAIN STREET KLAMATH FALLS, OR 97601

SPACE RESERVED RECORDER'S USE

STATE Coun	OF ORI	EGON,	}	ss.
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which are in access of the amount required to pay all reasonable costs, expenses and attorney's less necessarily poid or incurred by grantor in such proceedings, shall be paid to benedicity and applied by it lirist upon any reasonable costs and expenses and attorney's less, both in the trial and appliate courts, necessarily paid or incurred by inensiciary in such proceedings, and the balance applied upon the control of the individual control of the indivi

and that the grantor will warrant and forever 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, tamily 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, of representatives, successors and assists. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

secured hereby, whether or not named as a bineficiary herein.	
In constrains this morteage, it is understood that the mor	tgager or mortgagee may be more than one person; that if the context so
requires, the singular shall be taken to mean and include the plu implied to make the provisions hereof apply equally to corporat	tal, and that generally all grammatical changes shall be made, assumed and tions and to individuals.
	cuted this instrument the day and year first above written.
	We allow a less ma
	Variath I Jakolan Kotta of Arte
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or	(b) is KENNETH L. JORDAN KOBIN CONTRACTOR
not applicable; if warranty (a) is applicable and the beneficiary is a cr as such word is defined in the Truth-in-Lending Act and Regulation	z, the
beneficiary MUST comply with the Act and Regulation by making red disclosures; for this purpose use Stevens-Ness Form No. 1319, or equiv	quired DAVID G. DEARTOND / NORTA F. DEARTON
If compliance with the Act is not required, disregard this notice.	
STATE OF OREGON, County	of Clamate)ss
. This instrument was ack	nowledged before me on August 38, 1992, Verma F. Ochteword, Kerner H.L. Tordan, Rebii G. Tordan nowledged before me on 19
by - ruid G. Defrished, A	lorma F. Defirmed, Kenneth L. Lordan, Robin G. Jordan
This instrument was ack	nowledged before me on, 19,
by	
as	경기를 통해하는 그 보고 있는데 이 모든 물꾸는데 이 이 모든 분들이 되었다. 그 보고 있는데 그로 지하는 것 같아 되었다. 그 보고 있는데 그 그 모든 모든데 그 모든 모든데 그 모든데 그 모든데 그는데 AME CONTROL
Miss Run Gaux	Mary Aman Keows
GATY ANN KEOWN	My commission expires 6.28-94
NOW SAY PUBLIC - OREGON	wy commission expires
My Cosmission Expires & 28-74	
COLOR OF ORECON COUNTY OF VI AMATU	<u> </u>
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of	Title Co. the lst day
riled for record at request of A D 19 92 at 10	Title Co. the 1st day :45 oclock A.M., and duly recorded in Vol. M92 s on Page 19887
of Mortgage	s on Page 19887
	Evelyn Biehn County Clerk
FEE \$15.00	Evelyn Biehn County Clerk By Rulling Mullinder
FEL	
	선물을 꾸다를 불발하는 것들은 사람들은 경우를 받아 들었다.
도 가장 : 15 마스 :	· 활동·경기 2호 - 25. 1 시간 : 1 전 1 전 1 전 1 전 2 전 2 전 2 전 2 전 2 전 2 전