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	COPYRIO	HT 1283 BTEVENS-MESS LAW FURLISHING CO., FORTLAND, OR STEDA
68704 09-27-93P02:20 RCVD	TRUST DEED	Vol.m.9.3 Page 24871
form united for Tollieners; to the linears for concept from organs		
Scott W. Allan and Terrell L.	th day of Sep	tember , 19.93 , between
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Aspen Title & Escrow, Inc.	*******************************	as Grantor, as Trustee, and
Can de maiorie de la meira de la meira de la maiorie de la meira della d	THE TRANSPORTER	, as Beneficiary,
Grantor irrevocably grants, bargains, sells	WIINESSEIN: and conveys to trustee	in trust, with power of sale, the property in
Klamath County, Oregon,	described as:	The victor, with power of date, the property in
Parcel 2 of Major Partition 4-91	loopted in the CV	11/4 = 5
39, Range 8 East of the Willamette	e Meridian and the	NE 1/4 NW 1/4 of Section 21
Township 39, Range 8 East of the V	Willamette Meridia	n
MAP 3908 30CO TL 200 Key 580302		
MAP 3908 30CO TL 200 Key 498964	enter de la companya de la companya La companya de la co	
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and the second of the second o	grada I roman ar o de la colo	
ogether with all and singular the tenements, hereditament	is and appurtenances and all	other rights thereunto belonging or in anywise now
he property.	s thereof and all fixtures now	vor hereafter attached to or used in connection with
# STATEEN INCUSAND NINE HUNDRED DOLL	LARS AND NOTION	of grantor herein contained and payment of the sum
(16,900.00) One of even date herewith, payable to beneficiary or order.	Dollars with in	erest thereon according to the same of
tote of even date herewith, payable to beneficiary or or	der and made by granter, the	he final payment of principal and interest hereof, if
tof sooner paid, to be due and payable at maturity The date of maturity of the debt secured by this is	cotorromant in the data state	d above, on which the final imtallment of the note
old, conveyed, assigned or alienated by the grantor withou	Ded property, or any part to	hereof, or any interest therein is sold, agreed to be
t the beneficiary's option, all obligations secured by this ecome immediately due and payable.	instrument, irrespective of the	he maturity dates expressed therein, or herein, shall
To protect the security of this trust deed, grantor as	frees:	ir; not to remove or demolish any building or im-
Oversell thereon: hor to commit or permit any wests of	' IDA DEGDARTY	
		uilding or improvement which may be constructed,
i louuesia. Io ioin in eleculino such linancino statemento	B Ditteriors to the limitates (estrictions affecting the property; if the beneficiary commercial Code as the beneficiary may require and
o pay for ming same in the proper public office of office gencies as may be deemed desirable by the beneficiary	₹5, as well as the cost of al.	lien searches made by filing officers or searching
aniako by kile aliu buch olher hazarus as the beneficiary	' DIRV ICOM LITTA LO LITTA LAC	hereafter erected on the property against loss or uire, in an amount not less than \$ insurable y
iciary as soon as insured: if the grantor shall fail for any r	ioss payable to the latter; al. reson to procure any such in	I policies of insurance shall be delivered to the bene-
t least litteen days prior to the expiration of any policy of ure the same at grantor's expense. The amount collected	Of insurance now or hereafte under any fire or other low	or placed on the buildings, the beneficiary may pro-
ny indebtedness secured hereby and in such order as benei r any part thereof, may be released to grantor. Such app	licuary may defermine or at .	ontion of handiciem the entire account as a three t
NGEL OL INVAILGATE BUY ACT GODE DRIVINGS TO KILCH DOLLCH.		essments and other charges that may be levied or
ssessed upon or against the property before any part of comptly deliver receipts therefor to beneticiary; should t	SUCh laxas, assessments and	Other Charles become most due or deligarious and
ens or other charges payable by grantor, either by direct	Dayment of by providing be	neticiary with funds with which to make such ac-
ent, beneficiary may, at its option, make payment the cured hereby, together with the obligations described in	naradraphe 6 and 7 of this	torret dand whall he added to and town on the
e debt secured by this trust deed, without waiver of any ith interest as aforesaid, the property heroinbefore descr	DOOD, AS WALL AS The Arantos	thell he hound to the same estant that they are
ound for the payment of the obligation herein described at the nonpayment thereof shall, at the option of the ber	, and all such payments sha naticiary, render all sums se	III be immediately due and payable without notice, cured by this trust deed immediately due and pay-
6. To pay all costs, fees and expenses of this trust is	including the cost of title se	arch as wall as the other costs and avenues of the
ustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceedin	Digation and trustee's and a no purporting to affect the	ittorney's fees actually incurred.
ed in any suit, action or proceeding in which the benefic pay all costs and expenses, including evidence of title a	tary or trustee may appear, nd the beneficiary's or trust	including any suit for the foreclosure of this deed,
entioned in this paragraph 7 in all cases shall be fixed be e trial court, grantor further agrees to pay such sum as t	IV file ittel court and in the	svent of an anneal team any indiament as discuss at
rney's tees on such appear. It is mutually agreed that:		
 In the event that any portion or all of the properties shall have the right, it it so elects, to require that 	erty shall be taken under the	se right of eminent domain or condemnation, bene-
OTE: The Trust Deed Act provides that the trustee hereunder m		
est company or savings and loan association authorized to do b and to insure title to real property of this state, its subsidiaries,	usiness under the laws of Orea	on or the United States, a title incurrance company outline
ent licensed under ORS 696.505 to 696.585.	annua, agains or blancing,	The Office Stores of the ogency introct, of the esciow
na maka katanggan gapangga akan dalah 1990 at 1990 at 1994 at 1996 a		STATE OF OREGON,
The state of the s		\$55.
		Country of
- A CAMPA MATERIAL STATE OF SECURITION OF SE		I cartily that the within instru- ment was received for record on the
		day of19
the organization of the Grapher section of the property as a	SPACE RESERVED	at
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Company to a supposition than the control of the first terms of the second of the seco		pageor as tee/file/instru-
Some lidery	 A control of the contro	ment/microfilm/reception No
	n versione spirality of the transfer of the first seat of the first seat of the	Witness my hand and seal of
er Zecording Beturn to (Name, Address, Zip):	egeneering genoming in Emilya selas assault	County affixed.
Aspen Title & Escrow	grafia gragoriji sebesa jako artika di sebesa bera di sebesa bera di sebesa bera di sebesa bera di sebesa bera Bera dan kanang bera dan kenang bera di sebesa ber	



which are in access of the amount required to pay all resonable outs, expenses and atterney's less necessarily paid or incurred by fantar in such proceedings, shall be paid to bandishay and applied by the first upon any reasonable costs and expenses and atterney's less, both many secured faceby; and fantar agrees, at its own expense, to take such actions and occurs until instruments as shall be necessary.

9. At any transportation, promptly upon beneficiarly request.

9. At any transportation, promptly upon beneficiarly request.

9. At any transportation of the many of the property of the property of the policy of any person for the payment of the indebtodouss, trustee navy (a) consent to the making of any map or platest allociting the liability of any person for the payment of its less and presentation of this deed and the indebtodouss, trustee navy (a) consent to the making of any map or platest allociting the liability of any person for the payment of its indebtodous, trustee navy (a) consent to the making of any map or platest allociting this depoin in granting any reservation of the state of the property. The frantes in any reconversance may be described as the "present of the property." The frantes in any reconversance may be described as the "present of the property. The frantes is any time without notice, either pans, by again or by a receiver less for any of the services mentioned in this peragraph shall be or test shall be conclusive proof of the truthiuless thereof. Trustee's fees for any of the services mentioned in this peragraph shall be or test shall be conclusive proof of the truthiuless thereof. Trustee's fees upon any other given by granter thereof any the payment and the property of the conference of the property and the property of the conference of the property and the application or release thereof as already and apply the

and that the grantor will warrant and torever detend 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 organisation, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benetit of and birds all parties hereto, their heits, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 provisions hereof apply equally to corporations and to individuals.

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

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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 required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice. W. Allan STATE OF GREGON, County of This instrument was acknowledged before me on क्ष्मिक्ष क्षेत्रक एवं This instrument was acknowledged before me on ... as 1771 - 1780 și ______ Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.) The underzigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and estistied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now , Trustee held by you under the same. Mail reconveyance and documents to, 19..... not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before Rechysyarice will be made. SA SARACTING MCAD

Named Date

Form to, sol-begre from deed form-free of the

Bereliciary

IN SCOTOLS SECTION SECTIONS	Knowledgment	
State of CALIFORNIA		**************************************
Countries		OPTIONAL SECTION RECEIPED
County of CONTRA COSTA		CAPACITY CLAIMED BY SIGNER
		Though statute does not require the Notary to fill in the data below, doing so may prove
On 2012/1995 before me. JOH	N VAN ROOYEN-NOTARY PORT	invaluable to persons relying on the document.
DAIF	N VAN ROOYEN-NOTARY PUBLIC NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC ,	☐ INDIVIDUAL
personally appeared Scott w.	NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC. ALLAN FERRELL L BLLAN, NAME(S) OF SIGNER(S)	CORPORATE OFFICER(S)
Thersonally known to me. On III	NAME (S) OF SIGNER (S)	
Discourant wown to me - OH - HT p	roved to me on the basis of satisfactors and to	PARTNER(S) LIMITED
	to be the person(s) whose name(a) :-/-	GENERAL
HOLEN VAN POOVEN 7	odboombed to the Wilhin instrument and	ATTORNEY-IN-FACT
JOHN VAN ROOYEN Z	Nituwiedged to me that he/che/thou avacuate	☐ TRUSTEE(S)
COMM. #963118 S	the same in his/her/their authorized	GUARDIAN/CONSERVATOR
NOTARY PUBLIC - CALIFORNIA P	capacity(ies), and that by his/her/their	
CONTRA COSTA COUNTY	signature(s) on the instrument the person(s),	OTHER:
My Comm. Expires April 5, 1996	or the entity upon behalf of which the person(s) acted, executed the instrument.	
	doted, executed the instrument.	
	WITNESS my hand and official seal.	SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)
	2	THATE OF PERSONS) OH ENTITY(IES)
	= 0/6	
	SIGNATURE OF NOTARY	the same of the sa
THIS CERTIFICATE MUST BE ATTACHED TO	OPTIONAL SECTION TITLE OR TYPE OF DOCUMENT	Total Participant
THE DOCUMENT DESCRIBED AT RIGHT:	TITLE OR TYPE OF DOCUMENT	
Though the data requested by	NUMBER OF PAGES DATE OF DOCUME	
t could prevent fraudulent roattachment of this form.	SIGNER/S) OTHER THE DATE OF DOCUME	INT
Section 1 to a transfer of this form.	SIGNER(S) OTHER THAN NAMED ABOVE	
And the state of t	O1992 NATIONAL NOTARY ASSOCIATION • 8236 Reministration	Ave., P.O. Box 7184 • Casogs Park, CA 91309-718
The second secon	was a second of the second	
나는 회사 기계를 가장하는 것이 하는 것 같아요. 그 사이 없었다.		
STATE OF OREGON: COUNTY OF THE		
STATE OF OREGON: COUNTY OF KI	-AMATH: SS.	
Filed for record at any company		
Filed for record at assure & W1-		the 27th
Filed for record at request of Klam of Sept. A.D. 19	ath County Title Co	the <u>27th</u> day recorded in Vol. <u>M93</u>
Filed for record at request of Klam of Sept. A.D., 19 of	ath Country Title Co 93 at 2:20 o'clock PM., and duly a Mortgages on Page 24871	
Filed for record at request of Klam of Sept. A.D. 19	ath Country Title Co 93 at 2:20 o'clock PM., and duly a Mortgages on Page 24871	the 27th day recorded in Vol. M93