TRUST DEED

Vol.mg3 Page 30281

		البيدة ا	AMERICAN SHOPE GROUP	
THIS TRUST DEED, made was Wray Family Trust	day of November	,	1993	, herner

as Grantor, Blair David P. Henzel	M. Henderson		 . as Tra	 Oter, am

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as:

Lot 5 of Section 21; and all that portion of the NEI/4SEI/4 of Section 21 and all that portion of the NWI/4SWI/4 of Section 22 lying South of the County road, all in Township 40 South, Range 10 East of the Willamette Meridian. TOGETHER with various items of personal property.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in account now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in section with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment at the

sum of One Hundred Fifty Thousand and No/100ths----

Dollars, with interest thereon according to the terms of a promotion

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. October 1, 2000. **XXX

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said node becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is said, aboved to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the hereby any then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed thereof herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneliciary's option, all obligations secured by this inst therein, shall become immediately due and payable.

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

1. 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 said property in good condition and repair of the provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed to construct the provent public office or offices, as well as the cost of all lived same in the beneficiary of the provent public office or offices, as well as the cost of all lived same in the provent public office or offices, as well as the cost of and the provent public office or offices, as well as the cost of all lived same in the provent public office or offices, as well as the cost of all lived same in the provent public office or offices, as well as the cost of and the provent public office or offices, as well as the cost of the public offices or searching agencies as any be deemed desirable by the feature of the public offices of the public of

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it 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 reasonable costs, expenses and aftorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and aftorney's lees, both in the tall and appellate courts, recessarily paid or incurred by heneficiary in such proceedings, and the balance applied upon the indebtedness excurred hereby, and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, and presentation of the beneficiary in a shall be necessary in obtaining such compensation, and payeners of the season of the execution of this deed and the note for endorsement (in case of ull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

francing any easement or creating any restriction thereon, so poor in an subordination or other afterment allecting the double of the linear closed francise in any reserve without warranty, all or any part of the property of francise in any recovery without warranty, all or any part of the property of francise in any recovery without warranty, all or any part of the property of francise in any recovery who described as the points of part of legally entitled thereto, some may be described as the points of part of legally entitled thereto, and the proclass despited as the part of the process of the pr

defaults, the person electing the cure shall pay to the beneficiars an expense actually incurred in enforcing the edification or the trust elect togsfer with trustee's and accoracy's free not exceeding the gamenes payable by Jaw.

14. Otherwise, the sale shall be hold on the date and at the tree and place designated in the notice of sale or the trustee may all the broken and as provided by Jaw. The trustee may all the hold as a now be postponed as provided by Jaw. The trustee may all the hold the sale was not not parcel or in separate parcers and shall sale that the trustee may all the postponed as provided by Jaw. The trustee may all the trustees are suction to the highest bidder for cash, parable at the trustees as a suction to the highest bidder for cash, parable at the trustees and the property so sold, but without any covenant or warrant he has according the property so sold, but without any covenant or warrant he has according the property so sold, but without any covenant or warrant he has research priest. Any person, excluding the trustee, but well-day of the truthfulness thereof. Any person, excluding the trustee, but well-day of the truthfulness thereof. Any person, excluding the trustee, but well-day all 15. When trustee wills pursuant to the powers personal hereof the shall be majorited at the powers personal hereof the shall be majorited at the powers personal hereof the children as a property of the property of the property of the trustee and a trustee and a trust of the condition of the butter and a trust of the second of the obligation assumed to the obligation assumed to the property of the granty of the second of the second of the part of the property of the granty of the second of the property of the granty of the property of the granty of the property is utually the property of the property of the property is utually to the granty of the property is utually to any property of the p

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan kinne Evor avoings and foan association authorized to do business under the laws of Oregon or the United States, a title insurance company is the approperly of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estraw upon Eventschunger

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto subject to that certain contract as set forth in Memorandum of Contract dated the 25th day of March, 1981, between Leona F. Kusler to Wray Family Trust, and recorded in Volume M81, at Page 5374, and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deal area (a) KRIMON FOR STRUCK TO A STRUCK

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execution, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including p'edgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the leminine and the neuter, and the singular number includes the plural.

secured hereby, whether or not named as a beneficiary gender includes the feminine and the neuter, and the si	herein. In construing this of ngular number includes the	eed and whenever the context so requires, the mapping all.	mentalian
		hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warm not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by a disclosures; for this purpose use Stevens-Ness Form No. 1315 if compliance with the Act is not required, disregard this not	anty (a) or (b) is WRA lary is a creditor egulation Z, the making required By:	AMILY PRUST	\\frac{1}{2}
(If the signer of the above is a corporation, use the form of acknowledgement apposits.)		Page Tape To Company	41
STATE OF OREGON,) ss.	STATE OF OREG		
County of	on This instrument we	s acknowledged before me on The to	
, 19, by	19 95, by		
	of		- *- j
Notary Public for Oreg	Barta	ia Hanson Sisters	75. 1900 1900 1904 1904 1904 1904 1904 1904
(SEAL) My commission expires:	My commission exp.	ta Hanson William 1919	SEAL,
		103.	
naid trust deed or pursuant to statute, to cancel all enterewith together with said trust deed) and to reconvey state now held by you under the same. Mail reconveys DATED:	, without warranty, to the ance and documents to	parties designated by the terms of said trust de	ed the
	***************************************	Beneficiary	
TRUST DEED	secures. Beth must be delivered to	the trustee for concelletion before reconsequed well be made STATE OF OREGON, County of	
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE,		I certify that the within instru-	
WRAY FAMILY TRUST		was received for record on the 16th of	93.,
Grantor	SPACE RESERVED	at2;38o'clock FM., and recorded in book/reel/volume No M93 on page39281 or as tee/file/instru-	
DAVID P. HENZEL	RECORDER'S USE	ment/microtitm/reception No. 711	
		Record of Mortgages of said County	
Beneficiary		Witness my hand and sea County allixed.	I of
AFTER RECORDING RETURN TO	•		
BLAIR M. HENDERSON, ATTY 426 Main Street	-	Eyelyn Biehn, County Cles	sk

Fee \$15.00 cc's 3.00

By R. Millime I. His lendo Deputy

Klamath Falls, OR 97601

(503) 884-7731