NL ASPEN, NO. 03041288 -11-94P03:3	COPYRIGHT 195	STAVENS-NESS LAW PUBLISHING CO., PORTLEYD, OR 97404
	TOUR PERSONS AND ADDRESS OF THE PERSON OF TH	Vol <u>m94 Page 4770</u> €
THIS TRUST DEED, made this TREMY GINESTAR and JENIFER GINESTAR	th James PERRIA	
REMY GINESTAR and JENIFER GINESTA	R, husband and wife	KY ,19.94 ,between
WASPEN TITLE & ESCROW, TINC CARROLL OF THE CONTROL OF T		
KENNETH R. OSTROM and NANCY Samos	TROMSSALIST	as Trustee and
1.75-clare agreed 11 too 1250 central SNS 100000 1100	1001, nusband and wife	The first terms of the financial first first first sum
The fight of the fight of the follows		as Berefiniani
Grantor irrevocably grants, bargains, se	ells and conveys to trustee in t	rust with nowe of the
Grantor irrevocably grants, bargains, s  KLAMATH  County, Orego	n, described as:	in power of sale, the property in
II LOCAL BLOCK IO FATRVTED ANDTHE	N. TO THE CITY OF WY AND	
	WILL CHILL OF KLAMATI	i FALLS, in the County
li de la la compania de la compania		with the first of
CODE 1 MAP 3809-29DB TAX LOT 5900	our entire of	
THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED IN FAVOR OF KLAMATH FIR	VE TRUST DEED AND JUNIOR	R AND SUBORDINATE TO SWAR
1 17, 1986 AND RECORDED NOVEMBED 10	1,000 (11)	LOWN WOODCHALTON DALLD MUMBICE
I SEE EXHIBIT PAU AMMA OVER SEE	THE PARTY OF THE P	IC ZIIZO KIAMATU COHNTO DOZZODE
or hereafter appertaining and the tenements, hereditan	ents and appurtenances and all other	A PART HEREUF
the property.  FOR THE PURPOSE OF SECURING PERFORM THIRTY SEVEN THOUSAND and NO/100	ORMANCE of each agreement of gre	antor herein contained and payment of the
of THIRTY SEVEN THOUSAND and NO/100 (\$37,000.00)— note of even date herewith, payable to beneticiary or not score; paid, to be due and payable at maturit	order and made by grantor, the line	thereon according to the terms of a promissory
		바퀴바다 사람들은 살아 보는 것이 없다면 하는 것이 되었다. 그는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
The date of maturity of the debt secured by this becomes due and payable. In the event the within desold, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all abiliations exceed by the second by	scribed property, or any part thereo	ve, on which the final installment of the note
become immediately due and nevella	us instrument, irrespective of the ma	turiry dates or account of the beneficiary, then,
To protect the security of this trust deed, grantor	agrees: started to compare continue	the target of the same of the
damaged or destroyed the	and habitable condition any building	
3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement to pay for filing same in the proper public office of other agencies as may be deemed desireble by the first of the statement of the proper public office of the second control of the proper public of the second of the second of the public of the second of	ns, covenants, conditions and restrict	ions affecting the property, if the beneficiary
apencies se man he desired	ICes, as well as the cost of all the	the belieficiary may require and
4. To provide and continuously maintain insure damage by lire and such other hazards as the beneticis written in companies acceptable to the beneticis	ance on the buildings now or heres	after erected on the property addings !
ficing of som or install the belieficiary, with	A loss payable to the letters all mails	
cure the same at the same police	Y Of insurance now or harnester -t	the policies to the beneficiary
Or any nort thereal	TOLICIALY MAY determine or at anti-	
under or invalidate any act done pursuant to such notic	opilication of release shall not cure of	waive any default or notice of default here-
assessed upon or against the property before any part	of such taxes, assessment	nts and other charges that may be levied or
linns of other chartes manualty	the grantor fall to make navenant -	Passed of Gennings and
partitud Landau Paymone II	lefeof. and the amount as!!	with which to make such pay-
with interest as storesaid At-	y rights arising from breach of any of	the added to and become a part of
and the nonnerse at the second describe	G, and all such navmente chall he :	and danie extent that they are
5 To not all	ski kristi ki ja visa salabiti bili ili sa ni si ni ili ili ili ili ili	-, trust uced immediately due and pay-
trustee incurred in connection with or in entorcing this trus.  7. To appear in and detend any action or proceed and in any suit, action or proceeding to with or in the second or proceeding to which the second or proceeding the second or proc	obligation and trustee's and attorney	s well as the other costs and expenses of the
to pay all costs and amendating in which the benet	Clary or frustee may appear includ	powers of beneficiary or trustee:
the trial course de la constanti de lized	Dy the trial court and in the	adiount of attorney's fees
the trial court, grantor further agrees to pay such sum as torney's less on such appeal.  It is mutually agreed that:	trie appellate court shall adjudge re	asonable as the beneficiary's or trustee's at-
torney's less on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the proliciary shall have the right, it it so elects, to require the	perty shall be taken under the right	arran to passive and some discussion of being
NOIE: The Trust Read Act monthly at a series		the state of the s
NOTE: The Trust Beed Act provides that the trustee herounder, trust company or savings and loan association authorized to do rized to insure title to real property of this state, it subsidiarie agent licensed under NPS AOS ACS.	must be either an attorney, who is an business under the laws of Gregor ar th	active member of the Oregon State Bar, a bank,
agent licensed under ORS 696.505 to 696.585.	s, attillates, agents or branches, the Un	ited Status or any agency thereof, or an escrow
· · · · · · · · · · · · · · · · · · ·	TEST AT THE STATE OF THE STATE	THE PERSON CARDLE WE FREIDING BY PIECES AND LINES.
137 [Both dela TRUST DEED has been in highly of the state	rese source the season in points of	A1 LOF OREGON, South the state of the state
RENY GINESTAR THOM GOT THEM DOSESSION OF US	any laters or discussion of the free of	Sointy of
JENIFER GINESTAR	The tree descending the second of	Certify that the within instruc-
to an extension of the transfer of the same continue that the	mane and he privately a to the total	nt was received for record on the
10. Upon any defatored femilier recording be unit	STATE SPACE RESERVED	day of 19 19 o'clock M., and recorded
	in h	ook/reel/volume Noon
NANCY S. OSTROM	I THE STATE OF THE PERSON IN	Dr no fee /file /instance
The Article for anti-resident Beneficiary 22 fills and the Article of the Control	Library may on absent the property	/microfilm/reception No
After Respecting Rature to (N)	Andrew of principal and behavior of	cord of of said County.
After Recording Return to (Name, Address, Zipi)  ASPEN TITLE & ESCROW, INC.  COLLECTION ESCROW DEPARTMENT That May 100	the transfer trees are construct Con	Witness my hand and seal of mty affixed.
"COLFECTION FECTOR INC.	makid conta, patroners and traditions are by it in at upon and responding the beauticions in study propositions	and the distance of the second the fatester.
AAAAAAAAAA GOCKUW DEPARTMENT *** **1 182	meets come, parentees and cardinasis	HAME
	By.	TITLE \

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees 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 attorney's tees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indibtedness secured hereby; and grantor, egrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the Indobtedness, frustee may (a) consent to the making of any map or plat of the property; (b) join in granting any essement or creating any restriction thereon; (c) join in arry subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvegance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's loss for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor herounder, beneficiary may at any time without notice, either in person, by agent or by a receiver be appointed by a court, and without regard to the adoquacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable afforme

tion secured hereby whereupon the frustee shall lix the time end place of sagive notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 85.735 to 86.795.

13. After the trustee has commenced to receivance by edvertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other, than such portion as would not then be due had no default occured. Any other default that is capable of being cured may be cured by tendering the person effecting the cure shall, pay to the beneliciary, all costs and expenses actually incurred, in enforcing the obligation of the trust deed together with trustee's and attorney's fees 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 the sale may be postponed as provided by law. The trustee may sell the purcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property es sold, but without, any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee, shall apply the proceeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trustees and sale to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee of as t

and that the granter will warrant and forever defend the same against all persons whomsoever.

hat 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, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter 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, nail representatives, successors and exigns. The term benefitery when the holder and owner, including pledges, of the contract of hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that the state of the contract the state of the contract of the

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular chall 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 descriptions have been apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delse, 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-tending Act and Regulation Z, the beneficiary MUST (comply with the Act and Regulation by making required disclosures; for this purpose use Stavent-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this rotice. REMY GINESTARY. VENIVER GINESTAR STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on by REMY GINESTAR and JENIFER GINESTAR topically seed the centerior SER EXHERIT AF. This instrument was acknowledged before me on immer dren sa ky.**by**s THIS THIRE OFFICE SEAL POUT GENINE JOHNSON NOTARY PUBLIC - OREGON COMMISSION NO. 018718 NY COMMISSION EXPIRES SEPT. 28, 1986 Notary Public for Oregon 1.113 My commission expires ....

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned 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 satisfied. 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

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held by you under the same. Mail reconveyance and documents to ... as ruantion

not lose or destroy this Trust Deed OR THE NOTE which it secures.
It group be delivered to the trustee for cancellation before

reconveyance will be made. - 11-34863:34 KCVD - Beneficiary - SCH TSSO

ATATATAN 19 MARKATAN AND FIE

DATED: COLUMN TO THE PARTY OF T

## EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN BOOK M-86 AT PAGE 68395 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. KENNETH R. OSTROM AND NANCY S. OSTROM, HUSBAND AND WIFE, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AND WILL SAVE GRANTOR(S) HEREIN, REMY GINESTAR AND JENIFER GINESTAR, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY (IES)

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of Aspen Title Co	the 11th day
of Feb A.D., 19 94 at 3:34 o'clock P.M.,	and duly recorded in Vol. <u>M94</u>
Mort cages on Page	<u>4//0</u>
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	wine Willingles
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