TRUS	or pres		VS-NESS LAW PUBLISHING CO., PORTLAND, OR 97704	
179158 04-15-94A11:U4 KUVU	ST DEED	Voi. Ing.	Page 11187	_
THIS TRUST DEED, made this 12th John Peterson and Ardell Peterson, hus	lay of April band and wif	<u></u>	, 19, Detweet	
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Aspen Title & Escrow, Inc. Doris J. Argetsinger	April 1985 - Charles of Child		, as Beneficiary	7 ,
WITN Grantor irrevocably grants, bargains, sells and co				
Grantor irrevocably grants, bargains, sells and co Klamath County, Oregon, describe	ed as:			
the state of the s				
See Legal Description attached hereto reference made a part hereof as thoug	and Marked I h fully set i	xhibit "A" a orth herein.	nd by this	
gether with all and singular the tenements, hereditaments and a herealter appertaining, and the rents, issues and profits thereo	ppurtenances and a f and all fixtures no	l other rights there w or hereafter atta	unto belonging or in anywise months to or used in connection with	ow ith
hereafter appertaining, and the fellowing performance of property. FOR THE PURPOSE OF SECURING PERFORMANCE Thirty Thousand and No/100	E of each agreemen	of grantor herein	contained and payment of the sc	
Thirty Thousand and No/100 = (\$30,000.00) Dollars, with it	terest thereon acco	rding to the terms of a promisso of principal and interest hereof	ory , if
te of even date herewith, payable to beneficiary or order and	made by grainor,	ino mini payara	•	
		ted above, on which sell, convey, or a	th the final installment of the issign all (or any part) of the possign all (or any part) of the possign all (or any part)	rop-
ecomes due and payable. Should the grantor in it without first	obtaining the writt	en consent or appre	oval of the beneficiary, thought	be-
eneficiary's option*, all colligations secured by grant or come immediately due and payable. The execution by grantor c	of an earnest money	agreement** does	not constitute a suie, conveyanc	. J.
representation of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees:	od condition and re	pair; not to remov	e or demolish any building or	im-
rovement thereon; not to commit or perint any must be and habi	itable condition any	building or impro	vement which may be constitut	,cu,
amaged or destroyed thereon, and pay when all the land and land an	nants, conditions and	restrictions aftect	ing the property; it the beliefe	and
o requests, to join in executing such intaking states of offices. as	well as the cost of	all lien searches n	ade by ning officers of senior	6
igencies as may be deemed desirable by the believe insurance on	the buildings now	or hereafter erect	on the property again ab	[e]
4. To provide and continuously many deficiency may lamage by fire and such other hazards as the beneficiary may written in companies acceptable to the beneficiary, with loss printed in companies acceptable to the beneficiary, with loss printed in companies acceptable to the control shall fail for any reason	ayable to the latter	all policies of insu-	rance shall be delivered to the beliver the policies to the benefic	ene-
liciary as soon as insured; if the grantot and the projection of any policy of ins	surance now or here	iter placed on the	buildings, the beneficiary im,	ເກດກ
at least filteen days prior to the explanation collected under cure the same at grantor's expense. The amount collected under cure the same at grantor's expense, the drantor. Such application of the prior to the same to th	y may determine, or	at option of benefi-	ciary the entire amount so collect my default or notice of default I	cted,
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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 in such proceedings, shall be paid to beneficiary and applied by it that from an association of the costs and expenses and attorney's fees, both reas secured hereby; and granter agrees, at its own expense, to take such actions and expenses and attorney's fees, both reas secured hereby; and granter agrees, at its own expense, to take such actions and exceute such instruments as shall be mocessary.

9. At any time and from time to true beneficiarly request.

9. At any time and from time to the making of any map or plant of the property (a) hilly of any person for the payment of the indibitedness, trustee may (a) consent to the making of any map or plant of the property (b) hilly of any person for the payment of the indibitedness, trustee may (a) consent to the making of any map or plant of the property (b) hilly of any person for the payment of the indibitedness, trusteems (a) foin in any subordination or other agreement attenting this deed or the lien or charge thereof; (a) recovery, without watercom; (c) foin in any subordination or other agreement attenting this deed or the lien or charge thereof; (a) recovery, without watercom; (c) foin in any subordination or other agreement attenting this deed or the lien or charge thereof; (a) recovery of the payment and the payment and the payment and the payment of the payment and the payment and payment payment and payment p

and that the grantor will warrant and lorever 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, iamily 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, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured 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 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.

th * 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 Farm No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Reterson aleli Ardéll Peterson Klamath STATE OF OREGON, County of This instrument was acknowledged before me on John Peterson and Ardell Peterson This instrument was acknowledged before me on as . SOFFEEDRICE OFFICIAL SEAL
MARLENE T. ADDINGTON
NOTARY PUBLIC - OREGON
COMMISSION FORES MAR. 22, 1997 Notary Public for Oregon 5856565556566 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 deed have been fully paid and satisfied. You hereby are di trust deed or pursuant to statute, to cancel all evidences of together with the trust deed) and to reconvey, without was held by you under the same. Mail reconveyance and docum	indebtedness secu rected, on paymer indebtedness sec ranty, to the par	ured by the	any sums owing trust deed (which d by the terms	lo you under	the terms of the
DATED:, 19					
Do not lose or destroy this Trust Deed OR THE NOTE which it secure	16.		-		
reconveyance will be made.	- Hose Thomas		Benefic	ary	

. Trustee

All that portion of the NW 1/4 SE 1/4 of Section 2, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning 30 feet South and 182 1/2 feet East of the center of said Section 2, being the Northeast corner of that certain tract of land deeded by P. F. Kielsmeier et ux., to F. Jordan by Deed dated August 27, 1924, recorded August 29, 1924 in Book 66 at Page 180, Deed Records of Klamath County, Oregon; thence South at right angles to the highway and along the Easterly line of said Jordan Tract 260 feet; thence East and parallel to the highway 84 feet; thence North at right angles to the highway 260 feet to the Southerly line of the highway; thence West along the said Southerly line of highway 84 feet to the place of beginning.

EXCEPTING THEREFROM that portion of said land deeded to the State of Oregon for highway purposes in deed recorded June 23, 1964 in Book 354 at Page 63, Deed Records of Klamath County, Oregon.

CODE 41 MAP 3909-2DB TL 4200

STATE	OF	OREGON:	COUNTY	OF KI	AMATH:	SS.

Filed for	record at request	of		As	pen Tit	le co			the	15th	day
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