| 86297  | TRUST DEED   | Vol. 1994 Page 25  | 843 🍪  |
|--|--|--|--|
| THIS TRUST DEED, made this 29t<br>Thomas Allen Hollamon and Pan  | h July<br>nela Lu Ann Hollamor   | , 19 <u>94</u>   | , between  |
| Aspen Title & Escrow, Inc.<br>Jerrold A. Martisak  | <u>. La capación de la </u> | SMC CONTRACTOR OF THE  | rustee, and  |
| Grantor irrevocably grants, bargains, sel<br>Klamath County, Oregon  | WITNESSETH:  | in trust with power of sale the  | Beneficiary,   |
| Lot 59, Block 15, KLAMATH FAL<br>PLAT NO. 1, in the County of  | LS FOREST ESTATES F<br>Klamath, State of C   | MIGHWAY 66 UNIT,   |  |
| Code 114 Map 3711-21D0 Tax Lo  |  |  |  |
| ogether with all and singular the tenements, hereditam<br>r hereatter appertaining, and the rents, issues and prof   | ents and appurtenances and ai<br>its thereof and all fixtures no   | l other rights thereunto belonging or in<br>w or hereafter attached to or used in cor  | anywise now<br>inection with   |
| e property.  FOR THE PURPOSE OF SECURING PERFO FIVE THOUSAND TWO HUNDRED and   | NO/100   |  |  |
| of even date herewith, payable to beneficiary or of sooner paid, to be due and payable.  The date of maturity of the debt secured by this comes due and payable. Should the grantor either agety, or all (or any part) of frantor's interest in it with mediciary's option*, all obligations secured by this in some immediately due and payable. The execution by signment.  To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the proper overment thereon, not to commit or permit any waste 2. To complete or restore promptly and in good a maged or destroyed thereon, and pay when due all con 3. To comply with all laws, ordinances, regulation   | is instrument is the date, state etc., attempt to, or actually tout first obtaining the writter strument, irrespective of the grantor of an earnest money agrees: ty in good condition and repet the property, and habitable condition any kets incurred therefor.   | ed above, on which the final installmer sell, convey, or assign all (or any part) is consent or approval of the beneficiary maturity dates expressed therein, or her greement** does not constitute a sale, cuir; not to remove or demolish any builtiding or improvement which may be   | nt of the note of the prop- y, then, at the rein, shall be- conveyance or lding or im- constructed,  |
| requests, to join in executing such tinancing stateme, pay for tilling same in the proper public office or offices as may be deemed desirable by the beneticiary.  4. To provide and continuously maintain insure mage by fire and such other hazards as the beneticiation in companies acceptable to the beneticiary, with lary as soon as insured; if the grantor shall fail for any least fifteen days prior to the expiration of any police the same at grantor's expense. The amount collecte indebtedness secured hereby and in such order as ber  | nts pursuant to the Uniform Clicos, as well as the cost of all ance on the buildings now or yr may from time to time rech loss payable to the latter; all yreason to procure any such in y of insurance now or hereath d under any tire or other inseticiary may determine, or at  | commercial Code as the beneficiary may lien searches made by tiling officers thereafter erected on the property agruine, in an amount not less than \$\frac{1}{2}\]. It policies of insurance shall be delivered surance and to deliver the policies to the property of the beneficial urance policy may be applied by beneficially the service amount option of beneficiary the entire amount.  | require and<br>or searching<br>ainst loss or<br>SUTABLE, V.<br>to the bene-<br>beneficiary<br>ry may pro-<br>ticiary upon<br>so collected  |
| any part thereof, may be released to grantor. Such a dider or invalidate any act done pursuant to such notice.  5. To keep the property free from construction of the compily deliver receipts therefor to benediciary; should not not compily deliver receipts therefor to benediciary; should not or other charges payable by grantor, either by direct the compile of the c | plication or release shall not e.  liens and to pay all taxes, as of such taxes, assessments and the grantor fail to make pay at the grantor to by providing between, and the amount so pin paragraphs 6 and 7 of this by rights arising from breach oscribed, as well as the granto ed, and all such payments shoeneticiary, render all sums set including the cost of title subligation and trustee's and alling purporting to affect the liciary or trustee may appear, and the beneficiary's or trus by the trial court end in the stee appellate court shall adjuperty shall be taken under that all or any portion of the  | sessments and other charges that may it other charges become past due or del of the charges become past due or del other charges become past due or del other charges become past due or del can taxes, assessments, insurance preficiary with funds with which to make the control of the control of the coverants at the rate set forth trust deed, shall be added to and become any of the coverants hereof and for such, shall be immediately due and payable with cured by this trust deed immediately due and payable with cured by this trust deed immediately due and payable with cured by this trust deed immediately due and payable with cured by this trust deed immediately due and payable with cured by this trust deed immediately due and security rights or powers of beneficiary including any suit for the foreclosure of the attorney's fees; the amount of attevent of an appeal from any judgment undge reasonable as the beneficiary's or the right of eminent domain or condemnation of sayable as compensation for saya | be levied or inquent and e premiums, ie such pay- in the note me a part of h payments, nat they are hout notice, ue and pay- enses of the or trustee; of this deed, orney's fees or decree of trustee's attact, bene-uch taking, |
| TE: The Trust Deed Act provides that the trustee hereunder mus<br>avings and loan association authorized to do business under th<br>perty of this state, its subsidiaries, affiliates, agents or branches, t   | st be either an attorney, who is an a<br>e laws of Oregon or the United State<br>he United States or any agency there  | ctive member of the Oregon State Bar, a bank, is, a title insurance company authorized to insu   | trust company<br>re title to real  |
| ARNING: 12 USC 1701j-3 regulates and may prohibit exercise<br>the publisher suggests that such an agreement address the iss  |  |  |  |
| TRUST DEED   |  | STATE OF OREGON,   | ss.  |
| to a constant production of the constant of th |  | I certify that the with ment was received for recording day of   | in instru-<br>d on the<br>, 19   |
| Granio  The state of the second secon | SPACE RESERVED FOR RECORDER'S USE  | in book/reel/volume No   | on<br>le/instru-   |
| Beneficiary Control of the Control o |  | Record of  | d County.  |
| Recording Ratum to (Name, Address, Zip):  Aspen Title & Escrow, Inc.   |  | County affixed.  |  |
| 525 Main Street<br>Klamath Falls, OR 97601   |  | NAME By  | TITLE Deputy   |

Variation of the experience of

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by feature in such proceedings, shall be paid to beneliciary and applied by it litts upon any reasonable costs and expenses and estorney's fees, both in the intial and applielate courier; necessarily paid or incurred by beneliciary in such proceedings, and the halmoe applied upon the indebted in the intial and applielate courier; necessary in changing auch common great, at its own expense, to take such actions and execute such instruments as shall be necessary in changing auch common and from time to time upon written request of beneliciary, payment of its local and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join any person for the payment of the indobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) ion from the payment of the indobtedness, trustee may (a) consents to the making of any map or plat of the property; (b) ion any desired thereof; of any markets or facts shall be conclusive may be desired as the "person or persons fees' to any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor incrunder, beneficiary may at any time without notice, either in person, by agent or by a receiver a possission of the property or any part thready to the adequacy of any security for the indebtedness servely secured, enter upon and take possission of the property; the course of the services of the services and the payment of the services as and expenses of operation and collection, invalid great and profits, or the processes of the enterties upon any deleterative.

11. The entering upon and taking possession of the property, and the project, and profits, or the property and payment of the services of the services of th

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, family or household purposes (see Important Notice below),
(b) for an organization, or (even it 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 beneticiary may each b

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 ALL ADDALS AND ADDAL

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

| o desença despera.<br>O series do la Pignació deposito do la completencia de la completa de la Colonia de La Colonia de la Colonia d   | T 11   |
|--|--|
| SHIPPOTANT NOTICE DATE TO THE PARTY NOTICE DATE OF THE PARTY NOTICE DAT | ons allan Hollamon   |
| not applicable; if warranty (a) is applicable and the beneficiary is a creditor  | omes allen Hollamon  |
| 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 PAN   | AMILIA YUUN MOLLAMON   |
| disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.  If compliance with the Act is not required, disregard this notice.   | And the second   |
| STATE OF OREGON, County of   | lamath   |
|  | before me on August 3 10 94  |
| This instrument was acknowledged   | before me on,19,   |
| as   |  |
| of   | Α  |
| OFFICIAL SEAL  | Ln 02 Man 1  |
|  | irlene V. Aldington  |
| NOTARY PUBLIC OREGON COMMISSION NO. 022238 MYCOMMISSION NO. 022238 MYCOMMISSION NO. 022238   | Notary Public for Oregon mmission expires 3-22-97  |
| MY COMMISSION EXPIRES AIAR 22, 1997  | imussion expires   |
|  | And the second s |
| STATE OF OREGON: COUNTY OF KLAMATH: ss.  | 요집 불만한 사람이 하는 사람들이 살아 되었다.   |
| The contemporary of the contemporary by the first of the contemporary of the contempor | for the state of the  |
| Filed for record at request ofAspen Title & Escrow   | the <u>19th</u> day  |
| of August A.D., 19 94 at 3:24 o'cloc   | k P.M., and duly recorded in Vol. M94,   |
| of Mortgages   |  |
| FEE 9 915 00   | Evelyn Biehn County Clerk By Annette Mueller   |
| FEE \$15.00  | by a transfer of the control of the  |
| 가는 경우 시간에 가는 사람이 되었다. 이 경우 전에 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다.<br>   | 사람들 하는 이 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.  |

Parally a Gallerian P