FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Ass)	ment Restricted).	COPYROIT 1994 STEVENSHED	S WHY PUBLISHOW CO. PORTLAND, OR FIZM
NC 90282 11 10-27-94P03:39	RCVD TRU	I DEED VOLMAN	Page 33434@
ATC 616 42 USD THIS TRUST DEED, made this Michael C. Casper	<u>26th</u>	.wof October	, 19 <u>94</u> , between
Aspen Title & Escrow, INC			, as Grantor,
Lee E. Richer and Yvonne H. Ric	ier, husban	d and wife with full richte	of
sucvivorship	filmen til finger	The Aller to the statement of the	, as Beneficiary,
Grantor irrevocably grants, bar, jains Klamath County, Or	, sells and cor	veys to trustee in trust, with power	of sale, the property in
Lots 10 and 13, Block 4, All in in the County of Klamath, State	Tract 1152 of Oregon.	North Hill in the City of	Klamath Falls.
Code 63 Map 3809-35AD-TL 1103 Code 63 Map 3809-35AD-TL 1403			
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together with all and singular the tenements, here itaments and app trienances and all other rights thereunto belonging or in anywise m or hereafter appertaining, and the rents, issues are profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURIN ? PERFORMANCE (I each agreement of grantor herein contained and payment of the sum --- TWEITY EIGHT TIOUSAND AND NO/ 100-of The second second

---(\$28,000.00)-note of even date herewith; payable to bene iciar or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable _____ III Y OF _____, 19____

not sooner build, to be due and phyanic mixing and on the source of the method of the method of the note of the source of the method of the source of the note becomes due and payable. Should the granto either agree to, after of to, or actually sell, convey, or assign all (or any part) of the deficiency of all (or any part) of grantor's interest in it without first ob aligning the written consent or approval of the beneficiary, then, at the beneficiary's option", all obligations secured by this instrument, the spectrue of the metrity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of a carnest money agreement** does not constitute a sale, conveyance or assianment.

assignment.
To protect the security of this trust deed, gruntor agrees:

To protect the security of this trust deed, gruntor agrees:
To protect, preserve and maintain the poperty in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit my vaste of the property.
To complete or restore promptly art in 1 ood and habitait condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To complete or restore promptly art in 1 ood and habitait conditions and restrictions affecting the property; if the beneficiary as requests, to join in executing such financing sitements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filling same in the proper public of tics r offices, as well as the cost of all lien searches made by filling of informs or searching agencies as may be deemed desirable by the lenet clary.
To compare ad such other hazards as the beneficiary may frot time to the buildings now or hereafter erected on the property against loss or damage by fire and such other hazards as the beneficiary may frot time to the latter; all policies of insurance shall be delivered to the beneficiary at least litteen days prior to the expiration on any policy of insuran a now or hereafter placed on the buildings, the beneficiary may procure in same as a farnor's expense. The amount occleted under any tire or other insurance policy may be applied by beneficiary may procure invalidation or lease shall not cure or waive any default or notice of default or notice of default or notice of the seneficiary may frot income or thereafter placed on the buildings, the beneficiary ary procure invalidate any strong the policy of the seneficiary may frot income any such insurance and to deliver the policies to the beneficiary any procure insurance and to deliver the policies to the beneficiary may frot in defaul

b) any part later, may be released to grant it, which application of release shall not cure of waive any details of notice of details here-under or invalidate any act done pursuant to such notice.
5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any dart of such taxe, assessments and other charges become past due or delinquent and promotify deliver receipts therefor to benefici try; should the grantor last taxe, assessments and other charges become past due or delinquent and promotify deliver receipts therefor to benefici try; should the grantor last have, assessments, with funds with which to make such pay-ment, beneficiary may, at its option, make hayn and thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragrap is 6 and 7, of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without wriver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the property herei belor e described, as vell as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation hervin 4 scribed, and al' such payments shall be immediately due and pay-able und constitute a breach of this trust deed.
6. To pay all costs, lees and expenses of thus trust including he cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in environ; this obligation, and trustee's and attorney's fees actually incurred.
7. To appear in and delend any action or proceeding purport of to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary's or trustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shul torney's fees on such appeal.

It is mutually agreed that: It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or u y portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hirefund ar must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busin iss under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents (r branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701j-3 regulates and may prove bit accepts of this option and the second se

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Pril CL States TRUST DEED AND A SAN A	sa ta s	ss.
		Certify that the within instru-
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<u>Les E. Richer</u> Yvonne H. Richer	Щ. 1.	a conders use page or as fee/file/instru-
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After Recording Return to (Name, Address, Zip):	2.0	These is and seal of Witness my hand and seal of
		County efficient
1528 N.E. Northview Dr.		and the second s
Bend, OR 97701		By Deputy

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and that the grantor will warrant and for wer defend the same a gainst 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; it milly or househol! purposes (see Important Notice below),
(b) for an organization, or (even if grantor is a natural verson) are for business or commercial purposes.
This deed applies to, inures to the bers tit of and binds i II parties hereto; their heirs, legates, devisees, administrators, executors, personal representatives, successors and a sign. The term benet viary 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 ande stood that the it more, trustee and/or beneticiary may each be more than one person; that if the context so requires, the singular shill be taken to mean and include the plural, and that generally all grammatical changes shall be rade, assumed and implied to make the oron wins hereof apply equally to corporations and to individuals.
IN WITNESS WHEREPCOF the Graptor has a successful of the start mean the original and the day and wear first above written.

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

Michael C. CASPER Cas * IMPORTANT NOTICE: Delete, by lining out, which were 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 ζ , the beneficiary MUST comply with the Act and Leguic tion by making required disclosures; for this purpose use Stevens-Ness form. No. 1319, or equivalent. If compliance with the Act is not required, dis egant this notice. STATE OF OR EGON, County of KLAMATH This instrument was ack nowledged before me on OCTOBER MICHAEL C. CASPER 5 11 M 2017 2416 E e by -----This inst ument was ack nowledged before me on . Light start a by the second second \$ 93 463955 XX XX OFFICIAL SEAL MARLENE T. ADDINGTIN NOTARY PUBLIC - OREG IN COMMISSION NO. 022238. MY COMMISSION DYNES MAR 21.1997 Tlen Notary Public for Oregon 2-97 My commission expires ...3-212 輸出物點調題 1 推动的前脚所 化电子电子化化子子 con ger in 1 1333 STATE OF OREGON: COUNTY OF ILAI IATH: SS. 1 资源:这下15月 1949 - 1947 1949 - 1947 1949 - 1949 in tra Standa 월18 - Ser La 1 $\approx -a + c$ Aspen Tit e Co the 27th dav Filed for record at request of a A.D., 19 .94. at P.M., and duly recorded in Vol. 3:39 Oct _ o'clock _ M94 of on Page ____ of . Mortgay es 33434 - County Clerk re Mulensk Evelyn Biehn 11200 1 6:-110.5 By Dauline FEE 1 2 28 52