01-12-95A11:01 RC	vn ———	COPYRIGHY 1992 STRYENS NASS LAW PURITHHING CO., FORTLAND.
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		The second secon
JERRY A. COBB  ASPEN TITLE & ESCROW INC	uay o:	January 19 95 bets
ASPEN TITLE & ESCROW, INC.		, as Grai
DICHARD	******************************	, ns Grai
_AICHARD M. BIEHN		, as Trustee,
Grantos	WITNESSETH.	as Benefici.
.Klamath	lls and conveys to tr	ustee in trust
County, Orego	n, described as:	ustee in trust, with power of sale, the property
Parcel 1 of Land Partition 51-94 so SUBDIVISION NO. 1, in the County of		
Code 41 Map 3809-35DD TL 1600	, state	or Oregon.
호텔보드 (Bornell For Millian 1984) # 18 8 1		
젊인 하는 전쟁을 되고 되고 없다.		
together with all and singular the tenements, hereditance or hereafter appertaining, and the rents, issues and profite property.  FOR THE PURPOSE OF SECURING APPROXIMATION OF THE PURPOSE OF THE PURPOSE OF SECURING APPROXIMATION OF THE PURPOSE OF SECURING APPROXIMATION OF THE PURPOSE OF THE PURPOSE OF SECURING APPROXIMATION OF THE PURPOSE OF SECURING APPROXIMATION OF THE PURPOSE	nts and non-	
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profit the property.  FOR THE PURPOSE OF SECURING PERFORM TWENTY THREE TRANSPORTS	ts thereof and all fixture:	nd all other rights thereunto belonging or in any
OF TWENTY THREE THOUGHTS	RMANCE of each edean	
of TWENTY THREE THOUSAND EIGHT HUNDRED	) AND NO/100	went of grantor herein contained and payment of the su-
(\$23,800.00)	der and - Dollars, with	h interest thereon according to
The date of maturity	of Note 10	ic, the final payment of principal and interest because
at a payable, in the event it.	" MANUAL IN THE MANUAL TOP THE	dad. J. v
ecomes due and payable. In the event the within described by this i old, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this secone immediately due and payable.  To protect the security of this trust deed, grantor again. To protect, preserve and maintain the	ut first having obtained	urt thereol, or any interest therein is sold, assessed in the
1. 10 protect, preserve and meintain 41.	[fees:	The control of the state of the
ovement thereon; not to commit or permit any waste of  2. To complete or restore promptly and in good any maged or destroyed thereon, and pay when due all costs  3. To comply with all laws, ordinances, regulations, requests, to join in executing such timprocing such	the property,	epair; not to remove or demolish any building or im-
3. To comply with all laws, ordinances and late Costs	incurred therefor.	r canging or improvement which may be come
pay for filing same in the proper public office or office	pursuant to the Unitorn	n Commercial Cade the property; if the benefician
4. To provide and continuously maintain in-	-51. 01	an nen searches made by filing officers or search
itten in companies acceptable to the beneficiary	may from time to time	require in the property account land
least litteen days prior to the expiration of service	ason to procure any such	inguisance of insurance shall be delivered to the
the same at grantor's expense The any policy of	insurance now or haras	the all to deliver the policies to the bene-
er or involidate, may be released to grantor. Such applied	ciary may determine, or a	option of heresisis be applied by beneficiary upon
5. To keep the property free from construction	27.07	cure of waive any default or notice of default have
inpuly deliver receipts therefor to beneficiary part of at	ich taxes, assessments en	nd other charges that may he levied
red hereby, together with the obligations described	of, and the amount so n	paid with funds with which to make such and
interest as aforesaid, the property hereinhelers described	his arising from breach o	of any of the anall be added to and become a part of
the nonpayment thereof shall, at the option of the band	and all such payments sh	hall be immediately at the same extent that they are
6. To pay all costs, fees and expenses of this frust in-	turiti a re	ecured by this trust deed immediately due and nav-
7. To appear in and defend any action of proceeding	gation and trustee's and	attorney's fees the other costs and expenses of the
if any suit, action or proceeding in which the beneficiary all costs and expenses, including evidence of title and loned in this paragraph? In all cases shall be fixed by the state of the suit of th	the beneficiary's or trust he trial court	fee's attorney's fees; the argument of this deed,
's fees on such appeal.	appellate court shall adju	udde reasonable as it
8. In the event that any portion or all of the property shall have the right, it is a elects, to require that all the trust Deed Act provides that the trustee hereunder must mpany or savings and loop exactable.	or any portion of the	ne right of eminent domain or condemnation have
managed to the state of the sta	E see	TO BUCH TAKING
	iss under the laws of Orego llates, agents or branches,	on active member of the Oregon State Bar, a bank, on the United States, a title Insurance company authorities to the United States as activities.
the state of the configuration		, included, of the escraw
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15 September 15 Septem at \_\_\_\_\_o'clock \_\_\_M., and recorded in book/reel/volume No...... on Foa RECORDER'S USE page or as Yee/file/instrument/microfilm/reception Wo..... After Recording Return to (Name, Address, Zip): Record of \_\_\_\_\_ of said County. Witness my hand and shal of Aspen Tiele & Escrow, Inc. County affixed. 525 Main Street TITLE Klamath Falls, OR 97601 NAME By .... ..., Deputy

which are it across at the amount required to pay all reasonable costs, expenses and atterrary's here necessarily paid or incurred by furniture and proceedings, shall be out to be productary and applied by it first upon any reasonable costs and supenses and attorney's fees, both mass secured hereby; and grantor agrees, at its owners are superior to the state of the proceedings, and the instruments as shall be received in the title and appellate courts, not not green, at its owners are superior to the proceedings, and the instruments as shall be received in the proceedings and the instruments as shall be received in the proceedings and the instruments as shall be received in the state of the property; (a) is not an application of this deed and this indebtedness, trustee may (a) consent to the property; (b) is not granting any in the provenoir of the property; (b) in in granting any (a) consent to the property; (c) is not a familiar to the property; (b) in in granting any in the provenoir of the property; (b) in in granting any in the provenoir of the property; (b) in in granting any in the provenoir of the property; (c) in the property; (b) in in granting any in the provenoir of the property; (b) in the property; (c) in the property; (c) in the property; (d) in the prope 13

and that the grantor will warrant and torever 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).

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 piedgee, of the contract in construing this trust deed, it is understood that the grantor, trustee end/or beneficiary may each be more than one person; that it the context to requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes whall 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. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

eficiary MUST comply	(a) is applicable and the (a) is applicable and the normal the Truth-in-Lending Ac with the Act and Regular a use Stevens-Ness Form I	ii and Regulation Z, tion by making requ	the	***************************************	***************************************
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COMMISS	BLIC - OREGON ON NO. 031504 PRRES JAN 31, 1998	XXXII va exci		a	otary Public for Or

STATE OF OREGON: COUNTY OF KLA	MATH	
Filed for record of manage s		
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