THIS TRUST DEED, made this	day of Ma	Vol <u>m95</u> Pa	, 19.95, between
THOMAS M. AUSTIN			as Greater
ASPEN TITLE & ESCROW, INC. GEORGE A. PONDELLA, JR. and DONALI	D E. BAILEY, eac	h as to an undivide	, as Trustee, and ed one-half
es es interest. Colors es es es es es estados es es			, as Beneficiary,
୍ତି । ବୁହର ନିର୍ଦ୍ଧ ବିଶ୍ୱର ବୃଦ୍ଧ ପ୍ରତ୍ୟ କଥାଚନ୍ତି । ଅଧିକ ବ୍ୟକ୍ତିକ ଅଧିକ 🗗	VITNESSETH:		
Grantor irrevocably grants, bargains, sells as Klamath County, Oregon, de	nd conveys to trustee	in trust, with power of	sale, the property in
County, Oregon, de	and the second s		
Lot 12, Block 1, Tract No. 1118,	in the County of	Winnath State of	Oregon
	in the doubty of	TRIBING OF	01080
CODE 8 MAP 3408-2500 TAX LOT 400			
· Brandida adio at a managain a at mis properties.		en e	
and the second of the second o		19.00 (0.00)	e e
The recommendation of the	er geben er i kilk kriji i kilk kilk k	errore de la companya de la company La companya de la co	
ogether with all and singular the tenements, hereditaments of the tenements of the tenements and profits to the tenements and profits to the tenements and profits to the tenements.	and appurtenances and a hereot and all tixtures no	ll other rights thereunto below or hereafter attached to or	nging or in anywise now used in connection with
he property. FOR THE PURPOSE OF SECURING PERFORM.	ANCE of each agreement	of grantor herein contained	and payment of the sum
TWENTY SIX THOUSAND and NO/100 (\$26,000.00)		44 45	
ote of even date herewith, payable to beneficiary or order	r and made by grantor, :	terest thereon according to the final payment of princip	al and interest hereof, it
of sooner paid, to be due and payable	I note ,19	ed above on which the linal	installment of the note
ecomes due and payable. In the event the within describe	ed property, or any part first having obtained the	thereot, or any interest ther written consent or approval	ein is sold, agreed to be of the beneficiary, then
of the beneficiary's option, all obligations secured by this in ecome immediately due and payable.		the maturity dates expressed	merem, or nevent, shan
To protect the security of this trust deed, granter agre 1. To protect, preserve and maintain the property is	a good condition and rep	air; not to remove or demo	lish any building or im-
rovement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and	habitable condition any	building or improvement wh	ich may be constructed
amaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, c	ovenants, conditions and	restrictions affecting the pro	perty; if the beneficiary
o requests, to join in executing such financing statements to pay for filing same in the proper public office or offices.	, as well as the cost of t	ill lien searches made by fil	ing officers or searching
gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance	on the huildings now i	or hereafter erected on the	property against loss of
4. To provide and continuously maintain insufance lamage by tire and such other hazards as the beneficiary r vritten in companies acceptable to the beneficiary, with lo			
written in companies acceptance to the control of the iciary as soon as insured; if the grantor shall fail for any rest least fifteen days prior to the expiration of any policy of	insurance now of befest	ter niaced on the buildings. I	the beneficiary may pro-
it least titteen days prior to the explication of any policy une the same at grantor's expense. The amount collected un uny indebtedness secured hereby and in such order as benefic	istu mav datarmina. Of A	t option of Danaliciary the en	nne amount so conecteu
ny indebtedness section and in sections as benefits as benefits are not part thereof, may be released to grantor. Such applied and or invalidate any act done pursuant to such notice.			
5. To keep the property free from construction lien.	uch taxes, assessments au	id other charges become pas	it due or delinquent and
issessed upon of against the property seems of property deliver receipts therefor to beneticiary; should the liens or other charges payable by grantor, either by direct p			
ment, beneficiary may, at its option, make payment there	ot, and the amount so preserves to the	said, with interest at the ra is trust deed, shall be added	te set forth in the note to and become a part of
the debt secured by this trust deed, without waiver of any ri	ights arising from breach bed, as well as the grani	ot any of the covenants hered or, shall be bound to the sa	me extent that they are
bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the bene	and all quich navments s	nau ca immediately due and	. Davable without nonce
able and constitute a breach of this trust deed.	cluding the cost of title	search as well as the other of	osts and expenses of the
trustee incurred in connection with or in enforcing this ob-	ligation and trustee's and Lournorting to affect th	security rights or powers o	irred
and in any suit, action or proceeding in which the beneficia	itu ot tilistee mav annes	r, including any suit for the istee's attorney's fees: the a	
o pay an costa and expenses, the same	a the beneficiary's or tit		foreclosure of this deed mount of attorney's fee
mentioned in this paragraph / in all cases shall be fixed by	, the trial court and in ti	le event of an abbeal from a	foreclosure of this deed mount of attorney's fee ny judément or decree o
the trial court, grantor further agrees to pay such sum as the torney's fees on such appeal.	the trial court and in the appellate court shall a	djudge reasonable as the ben	foreclosure of this deed mount of attorney's fee ny judgment or decree o leficiary's or trustee's at
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which are in excess of the amount required to pay all reasonable costs, expenses and atterney's teen measurily rail to incurred by granter in such proceedings, shall be main to be meliciary and applied by it lirst upon any reasonable costs and expenses and strongy's teen, both in the trial and applied accounts, measured by beneficiary in such proceedings, and the balance applied to the process of the process

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, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

*IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-londing Acheneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregard	ver warranty (a) or (b) is beneficiary is a creditor t. and Regulation Z, the lon by making required No. 1319, or equivalent. this notice.	
STATEOFOR	GON, County of Klamath	
This instruction of the state o	Agon, County of Klamath)ss. Sment was acknowledged before me on May) , 1995 Iment was acknowledged before me on May) , 1995	.
This instri	Iment was acknowledge 11 t	·
bv	10	
as		,
essesses en est		

OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXPIRES OFC 19, 1996	My commission expires 13:19-54	on
REQUEST FOR FULL RE	CONVEYANCE ITO be used only in	

EYANCE (To be used only when obligations have been poid.)

STATE OF C	DREGON: COUNT	TY OF KLAMATH: ss.			
Filed for reco	ord at request of	Aspen Title & Esc	Mark Service of the s		
of	May of _	A.D., 19 <u>95</u> at <u>3:37</u> Mortgages	o'clock P M., and on Page 12.	duly recorded in Vol. M95	day
FEE	\$15.00	MITTER STATE OF THE STATE OF TH	Berne	etha G. Letsch, County Clork	
	415.00		By Na. 1.	ne Millendere	

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