	TRUST DEED Vol. <u>M95</u> Page	26157
6779 THIS TRUST DEED, made this 218	e de la companya de	
	day of August ,	19 <u>?⊇</u> , betwee
	<u> </u>	_
ASPEN TITLE & ESCROW, INC.		, as Trustee, an
J. CLAUDE BOWDEN		
1900年(1913年) - 第二十二日 (1913年) - 1913年(1913年) - 1913年(1913年) - 1913年(1913年) - 1913年(1913年) - 1913年(1913年) - 1913年(1913年) - 1913年) - 1913年)		, as Beneficiar
	WITNESSETH:	the property
Klamath County, Oregon	ls and conveys to trustee in trust, with power of sale	e, the property i
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All that certain real property	located in the County of Klamath, State	
of Oregon, legally described as Block 307, DARROW ADDITION TO	The Northerly 35 feet of Lots 1 and 2,	
Block 307, Blitton 112511201. 10		
CODE 1 MAP 3809-33DD TAX LOT 44	.00	
ogether with all and singular the tenements, hereditan	ents and appurtenances and all other rights thereunto belongir fits thereof and all tixtures now or hereafter attached to or use	ng or in anywise no
he property.		
FOR THE DUDBOSE OF SECURING PERF	ORMANCE of each agreement of grantor herein contained and	payment of the su
(\$20,000.00)	Dollars, with interest thereon according to the t	erms of a promisso
note of even date herewith. Davable to beneficiary of	order and made by grantor, the final payment of principal a	nd interest hereof,
not sooner paid, to be due and payable maturity The date of maturity of the debt secured by t	his instrument is the date, stated above, on which the final it	nstallment of the n
becomes due and payable. Should the grantor either a	gree to, attempt to, or actually sell, convey, or assign all (or a	ny part) ot the pro- neficiary, then, at
t linia-ula anti all obligations secured by this	nstrument, irrespective of the maturity dates expressed therei- grantor of an earnest money agreement** does not constitute	n, or nerent, snan
assignment.		
To protect the security of this trust deed, grants 1. To protect, preserve and maintain the property	rty in good condition and repair; not to remove or demolish	any building or in
provement thereon; not to commit or permit any wast 2. To complete or restore promptly and in good	e of the property. I and habitable condition any building or improvement which	
damaged or destroyed thereon, and pay when due all	costs incurred therefor. one coverants, conditions and restrictions affecting the proper	ty: if the beneficia
to ioin in executing such financing states	ents pursuant to the Uniform Commercial Code as the benefic titices, as well as the cost of all lien searches made by tiling	uary may require a
	77	
damage by fire and such other hazards as the benefit	rance on the buildings now or hereafter erected on the pro- iary may from time to time require, in an amount not less th	an s insurable
liniam as soon as increase if the Assator shall fail for s	ith loss payable to the latter; all policies of insurance shall be ny reason to procure any such insurance and to deliver the polic	cies to the beneficia
were the same at dranter's expense. The amount collect	icy of insurance now or hereafter placed on the buildings, the ted under any fire or other insurance policy may be applied	by beneticiary up
and indehtedness secured bereits and in such order as i	eneficiary may determine, or at option of beneticiary the entire application or release shall not cure or waive any detault or n	e amount so collect
under or invalidate any act done pursuant to such no.	ice. I liens and to pay all taxes, assessments and other charges to	hat may be levied
assessed upon or against the property before any par	t of such taxes, assessments and other charges become past of all the trantor fail to make payment of any taxes, assessments	ue or delinquent a , insurance premiul
liens or other charges payable by grantor, either by di	rect payment or by providing beneficiary with runds with while thereof, and the amount so paid, with interest at the rate	set forth in the n
t tt	d in paragraphs 6 and 7 of this trust deed, shall be added to any rights arising from breach of any of the covenants hereof a	and decome a dari
tit till and an afaireald the meanager barainbalara	described on well on the draptor shall be bound to the same	extent that they
and the nonpayment thereof shall, at the option of the	ribed, and all such payments shall be immediately due and page e beneticiary, render all sums secured by this trust deed imme	ediately due and p
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this t	rust including the cost of title search as well as the other cost	s and expenses of
ing in the control of	his obligation and trustee's and attorney's tees actually incurre eading purporting to affect the security rights or powers of b	
7 To amount in and defend any action of DEGG		penelicially of flusi
7. To appear in and defend any action or proc and in any suit, action or proceeding in which the be	neficiary or trustee may appear, including any suit for the followed the heneficiary's or trustee's attorney's fees: the amount	reclosure of this de unt of attorney's
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which are in earns of the amount required to pay all reasonable costs, expanses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it litrit upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance papel dup on the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such companions, promptly upon beneficiary is request.

In obtaining such companions of the property is request.

In obtaining such companions of the property in request.

In obtaining such control of the property of any map or plat of the property; (b) join in granting any essentent or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) recovery, which we warrant, all or any part of the property. The grantee in any reconveyances may be described as the 'person or persons requested to the property. The grantee in any reconveyances may be described as the 'person or persons of the property or any part thereof. Trustee's the appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part threaty, in its sont names use or otherwise collect the rent, issues and possession of the property or any part threaty in its sont names use or otherwise collect the rent, issues and possession of the property or any part threaty in its sont names use or otherwise collect the rent, issues and possession of the property of the property or any part threaty or any part part of the property or any part part of th

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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, insures to the benetit 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 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 it 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 shows weither.

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

not applicable; if warranty as such word is defined in beneficiary MUST comply w disclosures; for this purpose	e, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation Z, the ith the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent, s not required, disregard this notice.	Harold W. Dearborn HAROLD W. DEARBORN
	STATE OF OREGON: County of	Klamath)ss.
	This instrument was acknowle by Harold W. Dearborn	edged before me on August Sept. 26, 1995
entropy of the second	This instrument was acknowle	edged before me on
	by	
161	as ICPAL SEAL	<u> </u>
MARLEN NOTARY COMMIS MYCOMMISSION	ET. ADDINGTON PUBLIC - OREGON SION NO. 022238 EXPRES MAR. 22, 1997	Warlene Adena for Notary Public for Oregon My commission expires March 22, 1997
STATE OF OREGON:	COUNTY OF KLAMATH: ss.	

() COMMISSION NO. 022238 () MYCOMMISSION EXPIRES MAR 22, 1997 ()	Notary Public for Oregon My commission expires March 22, 1997
STATE OF OREGON: COUNTY OF KLAMATH: ss.	States of the second se
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