After Recording Return to (Name, Address, Zip):

ASPEN TITLE & ESCROW, INC
ATTN: COLLECTION DEPARTMENT

Control of the Contro	MEDEN USUSSE	COPYRIGHT 1994 STE	'Ens-Ness Law Publishing C	O. PORTLAND, OF \$2204
FORM No. 851 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted NC			_ Page_ 20	
7782	RUST DEED	v UI. <u>1773</u>	ayr_ <u>~</u>	TTYLE W
THIS TRIET DEED made this 9th	day of Oc	ober	, 19.9	5, between
AL A. TOZER, JR. and SHELLEY D. TOZER, survivorship	husband and W	rie with inii	rights of	as Grantor
ASPEN TITLE & ESCROW, INC.			, as	Trustee, and
ASPEN TITLE & ESCROW, INC. PAUL M. DELLER and DAVID W. DELLER, not survivorship	as tenants in	common but w	ith full rig	hts of
survivorship			, as	Beneficiary,
Grantor irrevocably grants, bargains, sells and	ITNESSETH:	e in trust, with n	ower of sale, the	e property in
KLAMATH County, Oregon, description	ribed as:		•	• • •
LOT 9, BLOCK 43, HILLSIDE ADDITION TO T	HE CITY OF KLA	MATH FALLS, i	n the County	of
Klamath, State of Oregon.				
CODE 1 MAP 3809-28CA-TL 4600				
		•		
together with all and singular the tenements, hereditaments at	nd appurtenances and	all other rights there	eunto belonging or	in anywise now
or hereafter appertaining, and the rents, issues and profits the the property.				
FOR THE PURPOSE OF SECURING PERFORMA	NCE of each agreeme LIVE THOUSAND A	nt of grantor herein ND NO/100	contained and pay	ment of the sum
of	Dollars, with	interest thereon acco	ording to the terms	of a promissory
note of even date herewith, payable to beneficiary or order not sooner paid, to be due and payable OCTOBER 16	and made by granion	, the thin payment	or principal and il	merest hereor, h
The date of materials of the debt secured by this inst	iniment is the date. s	tated above, on whi	ch the final install	ment of the note
becomes due and payable. Should the grantor either agree to erty or all (or any part) of grantor's interest in it without t	iret obtaining the will	ten consent of appr	oval of the benefic	tary, them, at the
beneticiary's option*, all obligations secured by this instrum come immediately due and payable. The execution by grant	ent, irrespective of the or of an earnest mone	y agreement** does	not constitute a sa	le, conveyance or
assignment. To protect the security of this trust deed, grantor agree	98:		demolish any	building or im-
1. To protect, preserve and maintain the property in provement thereon; not to commit or permit any waste of the	e property.			
2. To complete or restore promptly and in good and h damaged or destroyed thereon, and pay when due all costs in	curred therefor.			
3. To comply with all laws, ordinances, regulations, co so requests, to join in executing such financing statements p	ursuant to the Unitor:	n Commercial Code	as the beneticiary	may require and
to pay for filing same in the proper public office or offices, agencies as may be deemed desirable by the beneficiary.				
4. To provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary n	av from time to time	require, in an amou	nt not less than ≱.	T.D.L.L. V.EXLIOL.,
written in companies acceptable to the beneficiary, with los ficiary as soon as insured; if the grantor shall fail for any rea	son to procure any suc	h insurance and to d	eliver the policies i	to the beneticiary
at least filten days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected un	der any fire or other	insurance policy m	ay be applied by	peneliciary upon
any indebtedness secured hereby and in such order as benefic or any part thereof, may be released to grantor. Such applic	ation or release shall	not cure or waive ar	y default or notice	of default here-
 under or invalidate any act done pursuant to such notice. To keep the property free from construction liens 	and to pay all taxes	, assessments and o	ther charges that	may be levied or
assessed upon or against the property before any part of a promptly deliver receipts therefor to beneficiary; should the	m drantor tall to make	DAVIDANT OF ANY TATE	s. assessments, mis	urance breizuuizis.
liens or other charges payable by grantor, either by direct p ment, beneficiary may, at its option, make payment there	ot and the amount s	o baid. With interes	t at the rate set i	forth in the more
secured hereby, together with the obligations described in p the debt secured by this trust deed, without waiver of any ri	shta arising from brea	ch of any of the cove	nants nereot and to	or such payments,
with interest as aforesaid, the property hereinbefore describ bound for the payment of the obligation herein described,	and all such navment	s shall be immediati	eiv due and Davap	ie without notice.
and the nonpayment thereof shall, at the option of the bene	ticiary, render all sun	ns secured by this ti	ust deed immediai	ely due and pay-
6. To pay all costs, fees and expenses of this trust in trustee incurred in connection with or in enforcing this obl	iøstion and trustee's a	and attorney's lees a	ctually incurred.	
7. To appear in and defend any action or proceeding	purporting to attect	tne security rights : pear, includiné anv :	or powers of bene- suit for the foreclo	sure or this deed,
to pay all costs and expenses, including evidence of title and	d the beneticiary's or the trial court and in	trustee's attorney's the event of an ap	iees; the amount seal from any judg	ment or decree of
the trial court, grantor further agrees to pay such sum as the torney's fees on such appeal.	e appellate court shal	l adjudge reasonable	as the beneficiary	v's or trustee's at-
It is mutually agreed that:	rty shall be taken und	ler the right of emi	nent domain or cor	ndemnation, bene-
ticiary shall have the right, if it so elects, to require that	all or any portion of	the monies payabl	e as compensation	tor such taking
NOTE: The Trust Deed Act provides that the trustee hereunder must b or savings and loan association authorized to do business under the la				
property of this state, its subsidiaries, affiliates, agents or branches, the	United States or any agenc this option.	y mereor, or an escrow a	leut ucenzen aunei Or	13 CUC.OEO OJ CUC.OEO 61
**The publisher suggests that such an agreement address the issue	of obtaining beneficiary's			
TRIET BEER		STATE	OF OREGON,]_
TRUST DEED		Count	of	} ss
		1	certify that the	e within instru
	`		as received for	
	SPACE RESERVE		of o'clockN	
Granter	FOR	in book/	reel/volume No	o
	RECORDER'S US	page	or as	fee/file/instru
	e de la companya de La companya de la co	ment/m.	icrofilm/reception	on No of said Counts
Beneficiary	i davis i salah	ALGEORIA C	Witness my ha	and and seal o

County affixed.

NAME TITLE

..., Deputy



which are in access of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granten much proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney in the paid to the paid to be proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney in the paid to the property of the paid to the pai

and that the grantor will warrant and forever 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:

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 if 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, 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 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. 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.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) not applicable; if warranty (a) is applicable and the beneficiary is a credit	
not applicable; it warrunty to is open successful and Regulation Z, to as such word is defined in the Truth-in-lending Act and Regulation Z, to beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivale if compliance with the Act is not required, disregard this notice. STATE OF OREGON, County or	red SHELLEY D. TOZER
This instrument was acknown AT A. TOZER. JR. & S	owledged before me on
OFFICIAL SEAL OEBORAH A. HASON NOTARY PUBLIC - OREGON COMMISSION NO.011894 COMMISSION PO.011895	Ochoeal a allato
COMMISSION EXPIRES DEC. 22, 1995	My commission expires /2 - Notary Public for Oregon

STATE OF OREGON: COUNTY			
Table 4 Communication of	Aspen Title & Escrow	the 18th	day
of October A.I	1 10 95 at 11:24 00:00k	A.M., and duly recorded in VolM95	,
of	Mortgages of	n Page <u>28404</u>	
	Bernet	tha Charlette Mueller	
FEE \$15.00	By and work the control of the state of the	_ concert present	