7962	AN ALL-INCLUSI	.VE	UST DEED V	1. m95	_Page 287	<u>′58</u>
THIS	TRUST DEED, mad	e this 13th	day of October IH, husband and w	ife	, 1995	, between
ROBER'	T D. DAMUTH and	JUANITA M. DAMUT	rh, nusband and w	T. C.		as Grantor,
	MINIE C FCCDOU	TNC	wife and husband		, as T	rustee, and
ASPEN	TEC MAY and RO	DDNEY DEAN MAY,	wife and husband	with full	rights of	
rukea survi	vorship	<u></u>	will did it		, as E	Beneficiary,
Grante	or irrevocably grants	, bargains, sells and c	conveys to trustee in t	rust, with p	ower of sale, the	property in
Klama	<u>th</u>	ounty, Oregon, descri	Deu as.			
SEE I	LEGAL DESCRIPTIO	N ATTACHED HERET	O AND MARKED EXH SET FORTH HEREIN.	IBIT "A" .	AND BY THIS R	EFERENCE
THIS	TRUST DEED IS A	AN ALL-INCLUSIVE	TRUST DEED AND I AGE 11080 IN FAVO ATTACHED EXHIBIT	S SECOND R OF LEON	AND SUBORDINA ARD L. WERRON	TE TO A EN AND
DIAD ogether with	DA WERRONEN AS all and singular the tene	ments, hereditaments and	l appurtenances and all of eof and all fixtures now or	her rights ther hereafter att	eunto belonging or in ached to or used in c	n anywise now onnection with
r hereafter a he property. FOR 7	ppertaining, and the ren	CURING PERFORMAN	CE of each agreement of	grantor herein	contained and paym	ent of the sum
	(\$61,000.0	0) = = = = = = = = = = = = = = = = = = =	and made by grantor, the	est thereon acc final payment	ording to the terms of principal and int	of a promissory erest hereof, if
not sooner pa	id, to be due and payabl	the soured by this instr	ument is the date, stated	above, on wh	ich the final installn	ent of the note
becomes due	and payable. Should the	integrat in it without fit	rument is the date, stated attempt to, or actually serse to btaining the written cont, irrespective of the mer of an earnest money agr	onsent or app	roval of the beneficien	herein shall be-
assignment. To pro	otect the security of this	trust deed, grantor agrees	s: good condition and repair	; not to remo	ve or demolish any	building or im-
provement t	hereon; not to commut of	metly and in sood and he	abitable condition any but	ilding or impt	ovement which may	De Constitueio
damaged or 3. To so requests,	destroyed thereon, and a comply with all laws, or to join in executing such	rdinances, regulations, cou h financing statements pu	venants, conditions and re- ursuant to the Uniform Co as well as the cost of all	strictions affections affections immercial Cod- lien searches	e as the beneficiary in made by filing offic	may require and ers or searching
to pay for f	iling same in the proper may be deemed desirable	by the beneficiary.	as well dindr now of	heresiter erec	ted on the property	against loss o
4. To	provide and continuou	isly maintain insurance of	on the buildings now or ay from time to time requ s payable to the latter; all	ire, in an am	ount not less than \$	ered to the bene
damage by written in o	tire and such other haze companies acceptable to	the beneficiary, with loss	ay from time to time request payable to the latter; all son to procure any such instrumente now or hereafte	policies of ins urance and to	deliver the policies t	o the beneficiary
ficiary as so	on as insured; if the grad	nication of any policy of	insurance now or hereafte	r placed on th	e buildings, the bene	heneliciary upot
cure the sai	me at grantor's expense.	The amount collected un	insurance now or hereafte der any fire or other insu- lary may determine, or at a ation or release shall not o	ption of bene	ficiary the entire ame	ount so collected
any indebte	dness secured hereby and	d to drantor. Such applica	ation or release shall not o	ure or waive	any detault of horse	••
under or in	validate any act dolle pe	- Jeem construction liens	and to pay all taxes, ass	essments and	other charges that	e delinquent an
promptly d	eliver receipts therefor	and a sither by direct DE	evment or by providing be	neficiary with	runas with which to	orth in the not
ment, bene	ficiary may, at its opti-	-Litations described in D	paragraphs 6 and 7 of this	trust deed, sn	all be added to all	e such navment
secured her	reby, together with the	without weiver of any ti	ghts arising from breach o	t any of the co	Venants hereof and	ant that they a
with intere	st as aforesaid, the prop	perty hereinbefore described,	bed, as well as the granto and all such payments sh eficiary, render all sums se	all be immedi	ately due and payab	le without notic elv due and pa
bound for and the no	npayment thereof shall,	at the option of the bene	and all such payments shericiary, render all sums se	curea by this	Hust deed manear	d averages of t
able and c	onstitute a breach of the	t of this trust in	ncluding the cost of title s	earch as well	as the Other costs and	
trustee inc	urred in connection with	action or proceeding	s purporting to affect the	security right	s or powers of bene	cure of this det
and in any	suit, action or proceed	ing in witteness of title an	d the beneficiary's or true	stee's attorney	s rees; the amount	ment or decree
to pay all	costs and expenses, inch in this paragraph 7 in	all cases shall be fixed by	id the beneficiary's or true y the trial court and in the he appellate court shall ac	e event of an i ljudge reasona	ble as the beneficiar	y's or trustee's
the trial c	ourt, granter tuitilet ugt	003 to p-7				
It i	s mutually agreed that:	ortion or all of the prope	erty shall be taken under t all or any portion of th	the right of ea	minent domain or co able as compensation	ndemnation, bei n tor such takii
ficiary sh	all have the right, it it	30 610010, 10 111			of the Oregon State Rar	a hank, trust comp
NOTE: The	Trust Deed Act provides tha	t the trustee hereunder must b	be either an attorney, who is an aws of Oregon or the United St United States or any agency the	ates, a title insur	ance company authorize	to insure title to
or savings	and loan association authorize	listee anents or branches, the	United States or any agency the	ereof, or an escro	w agent licensed under o	U9 030'303 to 020'
WARNIN	G: 12 USC 1701]-3 regulates	s and may prohibit exercise of	i this option. of obtaining beneficiary's con	sent in complete	detail.	
"The pub	lisner suggesis tilat such an	agreement		STAT	E OF OREGON,	)
	TRUST D	EED			nty of	
				Cou	I certify that the	he within inst
				ment	was received for	r record on
	*******************************	***************************************		<b>\</b>	lav of	, 19
			SPACE RESERVED	ar.	o'clock	M., and recor
	Granter		FOR	هد سن	J- /real /volume N	0
			RECORDER'S USE	page .	or 8	s tee/file/ins
				ment	/microfilm/recepted of	of said Corr
	Beneficia	y	The state of the s	Reco	Witness my	and and sea
1			∜	Coun	ty affixed.	
	rding Return to (Name, Address			Jour		
ASPEN	TITLE & ESCROW	, INC.				TITLE
COLLI	ECTION DEPARTMEN	T		n n	AME	Det



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it that twom any essenable costs and expenses and attorney's fees, both nest secured hereby; and granter agrees, at its own expense, to take such actions and expenses and attorney's fees, both nest secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary to the processor of the indebtedness, trustee may (a) consent to the making of any map or plat of the processor (b) thing of a proson for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the processor of the indebtedness trustee may (a) consent to the making of any map or plat of the processor of the property, the collection, including reasonable attorney's tess upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection, including reasonable attorney's tess upon any indebtedness secured hereby, and in such order as beneficiary may determine the such payment and or processor of the property, and the processor of the property of

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:
(a)\* primarily for grantor's personal, tamily 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 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 érantor 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) 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 Z, the beneficiary MUST comply with the Act and Regulation by making required D. seaute M. beneticiary Musi comply with the Act and kegitation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent If compliance with the Act is not required, disregard this notice. JUANITA M. DAMUTH STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ... Q. Robert D. Damuth and Juanita M. Damuth October This instrument was acknowledged before me on by OFFICIAL SEAL OFFICIAL SEAL
DEBRA BUCKINGHAM
NOTARY PUBLIC - OREGON
COMMISSION NO. 020140
COMMISSION PRACTICE DEC. 19 1996 Notary Public for Oregon My commission expires 9.96

RE	QUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
TO:	Trustee
The undersigned is the le deed have been fully paid and : frust deed or pursuant to statut together with the trust deed) a	gal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trus satisfied, You hereby are directed, on payment to you of any sums owing to you under the terms of the e, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith and to reconvey, without warranty, to the parties desidented by the content of the parties of th
held by you under the same. Me	all reconveyance and documents to
DATED.	

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

## PARCEL 1:

A tract of land in Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point which lies North 1 degree 55' East a distance of 647.2 feet and North 63 degrees 21' West a distance of 657.1 feet from the iron pin which marks the Southeast corner of Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, and running thence: continuing North 63 degrees 21' West a distance of 75 feet to an iron pin; thence South 26 degrees 39' West a distance of 282 feet to an iron pin; thence South 63 degrees 21' East a distance of 75 feet to a point; thence North 26 degrees 39' East a distance of 282 feet, more or less, to the point of beginning.

## PARCEL 2:

A tract of land in Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point which lies North 1 degree 55' East a distance of 647.2 feet and North 63 degrees 21' West a distance of 582.1 feet from the iron pin which marks the Southeast corner of Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, and running thence: continuing North 63 degrees 21' West a distance of 75 feet to an iron pin; thence South 26 degrees 39' West a distance of 282 feet to an iron pin; thence South 63 degrees 21' East a distance of 75 feet to a point; thence North 26 degrees 39' East a distance of 282 feet, more or less, to the point of beginning.

CODE 183 MAP 3709-31DB TL 1100

## EXHIBIT "B" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS SECOND AND SUBORDINATE TO A CONTRACT RECORDED IN BOOK M-93 AT PAGE 11080 IN FAVOR OF LEONARD L. WERRONEN AND DIADDA WERRONEN AS CONTRACT VENDOR, WHICH SECURES THE PAYMENT OF A CONTRACT THEREIN MENTIONED. FORESTE C. MAY AND RODNEY DEAN MAY, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID CONTRACT IN FAVOR OF LEONARD L. WERRONEN AND DIADDA WERRONEN AND WILL SAVE GRANTOR(S) HEREIN, ROBERT D. DAMUTH AND JUANITA M. DAMUTH, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR CONTRACT AND ROBERT D. DAMUTH AND JUANITA M. DAMUTH, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY (IES)

Filed for record at request of Aspen Title & Escrow	<b>3</b>	the	20th_		ıay
of <u>October</u> A.D., 19 95 at 3:43 o	o'clock PM., and du	aly recorded in	Vol	м95	_,

FEE \$25.00

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Bernetha G. Letsch, County Clerk Amette Mueller