LOUW UP 991 - OLEGOII ILUNI DEED SEUES - IMOSI DEFI	IN TITLE #05043911 D (Assignment Restricted).	COPYRIGHT 1994 STEVENS-NESS	S LAW PUBLISHING CO., PORTLAND, OR 97204
\$334	TRUST DEED	Vol. 195 P	age 29496 🥮
THIS TRUST DEED, made the JEFFREY DEAN MUELLER and	nis 26th day of Oct nd NANCY AILEEN MUELLER, h	ober usband and wife	, 19.95 , between
ASPEN TITLE & ESCROW, I	NC. W. A. Carlos	***************************************	, as Grantor,
ASPEN TITLE & ESCROW, I JAMES FAMILY TRUST u.a.	d. JUNE 21, 1993		, as Trustee, and
	TITYTINTOO		oo Ponefisi
	WIINESSETH:		
Klamath Count	rgains, sells and conveys to truste	e in trust, with power of	of sale, the property in
SEE LEGAL DESCRIPTION A	TTACHED HERETO AND MARKED	EXHIBIT "A" AND I	BY THIS
REFERENCE MADE A PART H	EREOF AS THOUGH FULLY SET	FORTH HEREIN	
gether with all and singular the tenements, hereafter appertaining, and the rents, issu e property.	Promis moreot and an inxinies if	ow or nereatter attached to	or used in connection with
FOR THE PURPOSE OF SECURIA	VG PERFORMANCE of each agreemen	nt of grantor herein contains	ed and payment of the sum
te of even date herewith, payable to bene t sooner paid, to be due and payable	E THOUSAND and NO/100 00)		
te of even date herewith, payable to bene	eticiary or order and made by grantor,	nterest thereon according to the final payment of princ	the terms of a promissory
The date of maturity of the debt sec	verael her thin implument in the trans		
comes due and payable. Should the granter ty or all (or any part) of granter's interes	or either agree to, attempt to, or actual	ated above, on which the fi y sell, convey, or assign all	nal installment of the note (or any part) of the prop-
neficiary's option*, all obligations secured	by this instrument issuesetive of the	en consent or approval of t	he beneficiary, then, at the
signment.	control by grantor of an earnest money	agreement** does not cons	titute a sale, conveyance or
To protect the security of this trust de 1. To protect, preserve and maintain	the property in dood condition and	nnies mot to commune and t	. 11
2. To complete or restore promptly an	in food and habitable and ities	building as in-	ionsh any building or im-
3. To comply with all laws ordinances	F redulations comments		
pay for filing same in the proper public of	office or offices as well so the out of	restrictions attecting the p Commercial Code as the be	roperty; if the beneficiary eneficiary may require and
A To manife and and the			
mage by fire and such other hazards as the citter in companies acceptable to the bene	ntain insurance on the buildings now the beneficiary may from time to time r	or nereatter erected on the equire, in an amount not le	property against loss or ss than \$insurable, we
Adiy da 5000 as insured: if the brantor chall	fail for any reason to		- 20 Control Carlo Mile Delle-
re the same at grantor's expense The amount	unt collected under new time of Herea.	ter placed on the buildings	, the beneficiary may pro-
any part thereof, may be released to grant	tor. Such application or release shall me	t option of beneficiary the c	entire amount so collected,
5. To keep the property free from co	netruction liens and to now all ton		
omptly deliver receipts therefor to benefic	vicent charles the desired to the	na otner charges become p	ast due or delinquent and
ent, beneficiary may, at its ontion, make	normant thereof and the	beneficiary with funds with	which to make such pay-
debt secured by this trust deed without w	raives of any sidhia asisis the sale of	is trust deed, shall be added	to and become a part of
h interest as aforesaid, the property here	inhelese densihed an author of	of any of the covenants here	eof and for such payments,
the nonpayment thereof shall, at the opt	ion of the beneficiary render all more	hall be immediately due an secured by this trust deed i	d payable without notice,
6. To pay all costs, fees and expenses	of this toyet including the and of this		
7. To appear in and defend any action	of proceeding even etter to the	attorney's fees actually inc	curred.
pay all costs and expenses, including evide	ence of title and the heneficients as to	r, including any suit for th	e toreclosure of this deed,
ntioned in this paragraph 7 in all cases she trial court, grantor further agrees to pay ney's fees on such appeal.	all be fixed by the trial court and in the	e event of an appeal from	any judgment or decree of
It is mutually agreed that:			
8. In the event that any portion or al	Il of the property shall be taken under	the right of eminent domai	n or condemnation, bene-
	Direction of the	e monies payable as comp	ensation for such taking,
OTE: The Trust Deed Act provides that the trustee he savings and loan association authorized to do busing perty of this state, its subsidiaries, affiliates, anents			
ARNING: 12 USC 1701i-3 regulates and may no	of brancies, the online states of any agency the	reor, or an escrow agent licensed	under ORS 696.505 to 696.585.
he publisher suggests that such an agreement ad	idress the issue of obtaining beneficiary's con-	ent in complete detail.	
TRUCT DEED		STATE OF OREC	GON.
TRUST DEED			ss.
		I Certify to	hat the within instru-
		day of	or record on the
Granter	SPACE RESERVED	at o'clock	M., and recorded
	FOR RECORDER'S USE	in book/reel/volur	ne No on
		page	or as fee/file/instru-
Beneficiary (1996)		Record of	of said County.
Recording Return to (Name, Address, Zip):			ny hand and seal of
	ing the second Hall the second of the second	County affixed.	

County affixed.

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

Aspen Title & Escrow, Inc.

Collection Department

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirist upon any reasonable costs and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the bard applied route in indebtedness secured hereby; and grantor agrees, at its own expense, bother in such proceedings, and the bard applied to the indebtedness secured hereby; and grantor agrees, at its own expense, bother in the total and applied to the indebtedness as a such actions and execute such instruments as shall be necessary in any time and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee any (a) consent to the making of any map or plat of the property; (b) ion in granting any easterned or creating any restriction thereon; (c) join in any substitution or other agreement attecting this deed or the lien or charge thereof; (c) line in any substitution or other agreement attecting this deed or the lien or charge thereof; (c) line in any substitution or other agreement attecting this deed or the lien or charge thereof; (c) line in any easterned or creating any restriction thereon; (c) join in any substitution or other agreement attecting this deed or the lien or charge thereof; (c) line in any substitution or other agreement attecting this deed or the lien or charge thereof; (c) line in any substitution or other agreement attecting this deed or the lien or charge thereof; (d) line and the certain the interest of the adequation of the adequacy of any security for the indebtedness hereby secured, enter upon and taking board or any other payment and the line of the adequation of the adequation of the adequacy of any security for the indebtedness secured hereby, and in such order as beneficiary may determine.

11. The netting long that the payment and such procese

and that the grantor will warrant and forever defend the same against all persons whomsoever.

and that the grantor will warrant and forever delend 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, 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.
*IMPORTANT NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable and the ben as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. 1	officiary is a creditor of Regulation Z, the by making required NANCY AILPEN MUELVER 319, or equivalent.
If compliance with the Act is not required, disregard this	
	DN, County ofKlamath) ss.
This instrume	ent was acknowledged before me onOctober 27, 1995, Dean Mueller and Nancy Aileen Mueller
the state of the s	
	ent was acknowledged before me on, 19,
•	
as	
OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXPIRES DEC. 19, 1996	My commission expires 12/19/96 Notary Public for Oregon
REQUEST FOR FULL RECO	NVEYANCE (To be used only when obligations have been paid.)
TO:	, Trustee
deed have been tully paid and satisfied. You herel trust deed or pursuant to statute, to cancel all evi- together with the trust deed) and to reconvey, wit	er of all indebtedness secured by the foregoing trust deed. All sums secured by the trust are directed, on payment to you of any sums owing to you under the terms of the lences of indebtedness secured by the trust deed (which are delivered to you herewith hout warranty, to the parties designated by the terms of the trust deed the estate now d documents to
DATED:	, 19
Do not lose or destroy this Trust Deed OR THE NOTE which	h it secures.

PARCEL 1:

Tract 48 of PLEASANT HOME TRACTS, in the County of Klamath, State of Oregon.

EXCEPTING THEREFROM that portion of Tract 48, PLEASANT HOME TRACTS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northeast corner of said Tract 48; thence South along the Easterly line of said Tract 48 a distance of 55 feet; thence West parallel to the North line of said Tract 48 to the Westerly line of said Tract 48; thence Northerly along said Westerly line to the Northwest corner of said Tract 48; thence Easterly along said Northerly line a distance of 144.3 feet, more or less, to the point of beginning.

CODE 41 MAP 3909-2BA TL 5800

PARCEL 2:

Lot 78, PLEASANT HOME TRACTS, in the County of Klamath, State of Oregon.

CODE 41 MAP 3909-2BA TL 6000

AS TO THAT CERTAIN MOBILE HOME DESCRIBED AS FOLLOWS: 1994, 25' X 52", FUQUA HT, SERICAL # 12853, THIS INSTRUMENT SHALL CONSITUTE A SECURITY AGREEMENT ENTITLING THE BENEFICIARY TO ALL RIGHTS AND REMEDIES PROVIDED UNDER THE UNIFORM COMMERCIAL CODE. SAID MOBILE HOME MAY NOT BE REMOVED FROM THE PROPERTY DESCRIBED AS PARCEL 2 HEREIN UNTIL THE BALANCE, SECRUED HEREBY, HAS BEEN PAID IN FULL, OR WITH PRIOR WRITTEN CONSENT OF THE BENEFICIARY.

STATE	OF OREGON: COU	NTY OF KL	AMATH:	ss.						
Filed f	or record at request of	Aspe	n Title 8	Escrow				the	27th	day
	October	A.D., 19	95 at_	3:48	o'clock _	P	_ M., and duly	recorded in	Vol. <u>M95</u>	,
of Mortgages			on Page 29496							
	•						Bernetha C	i. Letsch, C	ounty Clerk	
FEE	\$20.00				Ву	_0	brutte	Mus	Ster	