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THIS TRUST DEED	, made thisd		ber, 19.95.,	
	GAYLE PAYNE NICHO	LSON		Granto.
ASPEN TITLE	& ESCROW, INC,		, as Trus	
	ARTHUR LEE HUNT		, as Ber	
	WITN	ESSETH:	, 46 201	iorioiar.
Grantor irrevocably	rants, bargains, sells and cor	nveys to trustee in trus	st, with power of sale, the pro	perty i
Klamath	County, Oregon, describe	d as:		
		graves ex Names and second		
AS PER EXHI	BIT "A" ATTACHED H	ERETO AND MADE	A PART HEREOF	•
	া হৈ একৈ বিভাগ্নী বিভাগ্নী অসম সংক্রিকিন চেন্দ্র হ'ব হৈ			
together with all and singular the	e tenements, hereditaments and ap	purtenances and all other	rights thereunto belonging or in ar	nywise n
or hereafter appertaining, and the	ne rents, issues and profits thereof	and all lixtures now or ne	realter attached to or used in comm	ection w
FOR THE DURPOSE OF	F SECURING PERFORMANCE	of each agreement of gran	tor herein contained and payment	of the s
			hereon according to the terms of a	
note of even date herewith, pay	able to beneficiary or order and	made by grantor, the fina	hereon according to the terms of a land payment of principal and interes	t hereof
not sooner paid, to be due and p	ayable Uctober 27, 20	100 X <sub>2</sub> X	vo on which the limit installance	of the -
The date of maturity of	the debt secured by this instrume	ent is the date, stated abo empt to or actually sell. or	onvev. or assién all (or any part) (	of the p
erty or all (or any part) of gran	ntor's interest in it without first o	obtaining the written conse irrespective of the maturi	ent or approval of the beneficiary, tv dates expressed therein, or here	inen, at in. shall
come immediately due and pay-	able. The execution by grantor of	an earnest money agreeme	ent** does not constitute a sale, co	nveyanc
assignment.  To protect the security of	this trust deed, grantor agrees:			
1. To protect, preserve a	nd maintain the property in good	pertv.	t to remove or demolish any build	
2. To complete or restore	promptly and in good and habits	able condition any building	or improvement which may be o	construct
3 To comply with all las	and pay when due all costs incurre vs, ordinances, regulations, covena	nts, conditions and restrict	ions affecting the property; if the	benefici
so requests, to join in executing	such financing statements pursua oper public office or offices, as w	ant to the Unitorm Comme rell as the cost of all lien	ercial Code as the beneficiary may searches made by filing officers of	require a or search
agencies as may be deemed desi	irable by the beneficiary.	he buildings now or here	after erected on the property aga	inst loss
domate by fire and such other	havards as the heneticiary may to	rom time to time require	in an amount not less than \$	. / . a
	dennées shall bail for any rangon to	a neacure one such insuran	ce and to deliver the policies to the	henetici
cure the come of drantor's expe	nse. The amount collected under a	any tire or other insurance	ced on the buildings, the beneficiar policy may be applied by benef	iciary u
now indehtedness secured hereby	r and in such order as beneticiaty r	may determine, or at option	n of beneficiary the entire amount or waive any default or notice of d	so collec
under or invalidate any act don	e nursuant to such notice.		ents and other charges that may l	
accessed upon or against the pr	roperty before any part of such to	axes, assessments and othe	r charges become past due or deli	inquent
lines or other cheeden nevehla b	ou drantor either by direct naume	nt or hy providing benetic	of any taxes, assessments, insurance iary with funds with which to make	te such i
mont handiciary may at its	ontion, make payment thereof, as	nd the amount so paid. w	ith interest at the rate set forth deed, shall be added to and becom	in the
secured nereby, together with t	ne opligations described in paragi	arising from breach of any	of the covenants hereot and for suc	h =======
the debt secured by this trust d	eed, williout warver of dry rights t		n be bound to the same extent in	n payna
with interest as aforesaid, the	property hereinbefore described, and i	ali such navments shall be	immediately due and payable wit	hout no
with interest as aforesaid, the bound for the payment of the and the nonpayment thereof sh	property hereinbefore described, a obligation herein described, and a all, at the option of the beneticial this trust deed.	all such payments shall be ry, render all sums secured	immediately due and payable wit by this trust deed immediately d	nat they hout no ue and p
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County affixed.

NAME TITLE

By ....., Deputy

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

Aspen Title & Escrow, Inc. 525 Main Street

Collection Dept.



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 first 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 applied upon 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 compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of tull reconveyances, tor cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting ary easoment or creating any restriction thereon; (c) join any subordination or other agreement affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easonable and the conclusive and the recital stheries of any map or plat of the property; (b) join in granting any easonable and the property of any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto;" and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$\frac{1}{2}\text{constant}\$ to the appointed of a court of the payment of any map of the services mentioned in this paragraph shall be not less than \$\frac{1}{2}\text{constant}\$ to the payment of the property of any part thereof, in its own name sue or otherwise collect the rents, issues and prolits,

deed of any matters of tact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

must be deliver econveyance will be made.

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),

(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, logatees, 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 imp	ited to make the provisions hereof apply equally to corporations and to individuals.
<u></u>	S WHEREOF, the grantor has executed this instrument the day and year first above written.  Jayle Pague Nickelson
not applicable; if warrants as such word is defined in beneficiary MUST comply disclosures; for this purpos	ete, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor in the Truth-in-lending Act and Regulation Z, the with the Act and Regulation by making required to use Stevens-Ness Form No. 1319, or equivalent. is not required, disregard this notice.
	STATE OF OREGON, County of OCCOON STATE OF OREGON, County of OCCOON
	this instrument was acknowledged before me on
	This instrument was acknowledged before me on, 19
	as
n n	OFFICIAL SEAL ROZALYN I. QUISENBERRY NOTARY PUBLIC - OREGON COMMISSION NO. 025443 Y COMMISSION EXPIRES JUNE 17, 1997  My commission expires  My commission expires
	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
TO:	, Trustée
The undersigned deed have been fully p	is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trus aid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you hereby deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate no
held by you under the	same, Mail reconveyance and documents to
DATED:	, 19

Reneficiary

The North 428 feet of the following described property:

That portion of Tract 39B of the ENTERPRISE TRACTS, in the County of Klamath, State of Oregon, lying Northeasterly of the East Side Bypass as conveyed to the State of Oregon by Deed recorded September 7, 1956 in Book 286 at Page 399, Deed Records of Klamath County, Oregon.

LESS AND EXCEPT the following described parcel:

A parcel of land being a portion of Tract 39B and 40A of ENTERPRISE TRACTS, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at az 5/8" iron rod, from which a steel axle marking the Northwest 1/16 corner of Section 34, Township 38 South, Range 9 East of the Willamette Meridian bears North 84 degrees 07' 43" East 311.80 feet; thence South 12 degrees 41' 11" West 403.39 feet to a 5/8" iron rod on the Northeasterly right of way line of the Oregon State Highway No. 39 (Eastside Bypass) at centerline station 151+49.7; thence along the Northeasterly right of way line as follows:

Northwesterly, along a Spiral Curve to the left 249.70 feet to a 5/8" iron rod (centerline station 149+00); thence North 45 degrees 02' 07" East 15.00 feet to a 5/8" iron rod (centerline station 149+00); thence Northwesterly along a Spiral Curve to the left 155.48 feet to a 5/8" iron rod (centerline station P.C.S. 147+55.3); thence along the arc of a curve to the left 138.72 feet (Central Angle 6 degrees 15' 09", Radius 1270.92 feet, Chord bears North 53 degrees 02' 29" West 138.62 feet) to a 5/8" iron rod, said point being the intersection of the said Northeasterly right of way line and the Southerly right of way line of Beverly Drive; thence leaving said right of way line, along the Southerly right of way line of Beverly Drive, North 89 degrees 39' 00" East 476.84 feet to the point of beginning.

ALSO LESS & EXCEPT any portion lying within Foothill Blvd. also known as Beverly Drive.

CODE 1 MAP 3809-34BC TL 100

STATE OF OREGON: COUNTY OF KLAMATH: ss	i.
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	d at manuact o	f Aspen Title & Escrow	the <u>13th</u> day
of <u>November</u>	O. 10001 m. 11-1-1	A.D., 19 95 at 3:44	o'clock P. M., and duly recorded in Vol,
	of Mortgages	on Page30924	
			Bernetha G. Letsch, County Clerk By Chnette Mueller
FEE	\$20.00		By Constitle Traction