Deputy

ASPEN TITLE & ESCROW, INC.
COLLECTION DEPARTMENT

NC	No. 881 - Oregon Trust Deed Series - TRUST DE		TRUST DEED	Vol Mab Page	4719
shay . Sarak	THIS TRUST DEED, made EDWARD LOUIS QUEILHE and	242	day ofDec	ember	. 19.95 between
	TRUST DATED MARCH 25, 19	995			, as Grantor,
	ASPEN TITLE & ESCROW, IN BILLY W. HARRIS and HAR	RIE T TLAVON HA	RRIS, husband	l and wife, with full	rights
	of survivorship.	W	ITNESSETH:	April 8	!
	Grantor irrevocably grants, i	bargains, sells an inty, Oregon, des	d conveys to trus cribed as:	stee in trust, with power of	sale, the property in
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5	Lot 99, SPINKS ADDITION State Of Oregon.	TO THE CITY	OF CHILOQUIN	, in the County of Ki	amatn,
2	Code 12 Map 3407-34AC T	ax Lot 4700	* / *		ļ
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toge	ether with all and singular the teneme hereafter appertaining, and the rents, property.	nts, hereditaments a issues and profits th	and appurtenances are rereof and all fixture	nd all other rights thereunto beloes now or hereafter attached to o	onging or in anywise now r used in connection with
ot	NINE THOUSAND FIVE HUND	RED and NO/10	00		
	(\$9,50	beneficiary or order	and made by gran	th interest thereon according to to to, the final payment of princip	the terms of a promissory oal and interest hereof, if
bec ert	sooner paid, to be due and payable The date of maturity of the debt comes due and payable. Should the gry or all (or any part) of grantor's inneficiary's option*, all obligations securic immediately due and payable. The	secured by this ins antor either agree to erest in it without	trument is the date o, attempt to, or act tirst obtaining the w	tually sell, convey, or assign all (vritten consent or approval of the self), the maturity dates expressed the self-consent or approval of the maturity dates expressed the self-consent or the self-consent	e beneficiary, then, at the herein, or herein, shall be-
855	ignment. To protect the security of this true 1. To protect, preserve and main	st deed, grantor agre tain the property in	es: a good condition and	I repair; not to remove or dem	olish any building or im-
das	To complete or restore prompt maged or destroyed thereon, and pay	ly and in good and in when due all costs i	nantable condition ncurred therefor,	and restrictions affecting the D	roperty: if the beneficiary
to	requests, to join in executing such fit pay for filing same in the proper pul	nancing statements polic office or offices	, as well as the cost	of all lien searches made by f	iling officers or searching
da: wr fic at cu: an	A. To provide and continuously mage by fire and such other hazards itten in companies acceptable to the lary as soon as insured; if the grantor least lifteen days prior to the expirate the same at grantor's expense. The y indebtedness secured hereby and in any part thereof, may be released to	maintain insurance as the beneficiary is beneficiary, with lo shall fail for any re- tion of any policy of amount collected us such order as benefic grantor, Such appli-	may from time to the late as a payable to the late as a to procure any the insurance now or honder any fire or other any time as a to the late any time or other any determined.	the require, in all amount not with ther; all policies of insurance shall such insurance and to deliver the hereafter placed on the buildings her insurance policy may be apposed to the policiery the	I be delivered to the bene- policies to the beneficiary , the beneficiary may pro- plied by beneficiary upon entire amount so collected,
ass prolice masses th wi	der or invalidate any act done pursue 5. To keep the property free tro sessed upon or against the property k comply deliver receipts therefor to be uns or other charges payable by grantent, beneficiary may, at its option, recured hereby, together with the oblige debt secured by this trust deed, with the interest as aforesaid, the property ound for the payment of the obligated the nonpayment thereof shall, at the	nnt to such notice, mm construction lien before any part of s meticiary; should the r, either by direct p make payment there ations described in the thind the hereinbefore describ m herein described, the option of the ben	s and to pay all ta- nuch taxes, assessment he grantor fail to ma hayment or by provi- sof, and the amoun- paragraphs 6 and 7 lights arising from bri bed, as well as the and all such payme eliciary, render all s	xes, assessments and other char, nts and other charges become p ke payment of any taxes, assessa ding beneticiary with funds with t so paid, with interest at the of this trust deed, shall be adde reach of any of the covenants her grantor, shall be bound to the ents shall be immediately due as sums secured by this trust deed	ges that may be levied or ast due or delinquent and ments, insurance premiums, a which to make such payrate set forth in the note of and become a part of eof and for such payments, same extent that they are not payable without notice, immediately due and pay-
ar to m	6. To pay all costs, fees and expustee incurred in connection with or 7. To appear in and defend any in any suit, action or proceeding in pay all costs and expenses, including tentioned in this paragraph 7 in all cate trial court, grantor further agrees to	enses of this trust is in enforcing this ob- action or proceeding which the benefici- evidence of title ar	g purporting to after ary or trustee may at the beneticiary's	tot the security rights or powers appear, including any suit for the or trustee's attorney's lees; the	of beneficiary or trustee; he foreclosure of this deed, amount of attorney's fees any judgment or decree of
	orney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion ciary shall have the right, if it so ele	or all of the properts, to require that	erty shall be taken : all or any portion	under the right of eminent dome of the monies payable as com	ain or condemnation, bene- pensation for such taking,
or pr	OTE: The Trust Deed Act provides that the ti savings and loan association authorized to opporty of this state, its subsidiaries, affiliates, WARNING: 12 USC 1701j-3 regulates and r "The publisher suggests that such an agree	agents or branches, the	aws or oregon or the on United States or any age I this option	ency thereof, or an escrow agent license	State Bar, a bank, trust company authorized to insure title to real id under ORS 696.505 to 696.585.
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	Beneficiary	The section of the se	The state of the section of the sect	Witness	my hand and seal of
1 7	After Percenting Enturn to (Name, Address, Zip):	Large Carlotte Control	II a a s	County affixed.	



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granton in such proceedings, shall be paid to controlled and applied by it tirst upon any reasonable costs and expenses and attorney's fees, both in such proceedings, shall be paid to controlled the paid of incurred by beneficiary in such proceedings, and the balance applied upon the line of the paid 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:

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 organisation, or (even it grantor is a natural person) are tor business or commercial purposes.

This deed applies to, inures to the benetic of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and other, 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 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 hereot 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 has a TRUS 183	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is ED OFFILE. TRUSTER (a) is 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 2, the beneficiary MUST comply with the Act and Regulation by making requires (beneficiary MUST comply with the Act and Regulation by making requires for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	
STATE OF OREGON, County of February /4 1996	
This instrument was acknowledged before me on	
This instrument was acknowledged before me on	
as	
2 of	
OFFICIAL SEAL Warkens & Addington	
MARLENE T. ADDINGTON Notally Public for Oregon	
OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON COMMISSION NO. 022238 MY COMMISSION EMPRES MAR. 22,1997 MY COMMISSION EMPRES MAR. 22,1997	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
20th day	,
Filed for record at request of Aspert Ittle M., and duly recorded in Vol. M96 M96 M., and duly recorded in Vol. M96	
Filed for record at request of	
Of Morrages Permetha G. intern. County Clerk	
Bo Vinite Milag	
FEE \$15.00	
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