	AS EN THE	IE ≢030 - I	330
	Na erent sherren i be a da		Vol. <u>male</u> Page <u>19775</u>
	TRUST DEED has seen and the second se	a	STATE OF OREGON, County of} ss. I certify that the within instrument
	Crantor's Kame and Address		was received for record on the day of, 19, at o'clockM., and recorded in SFACIS RESERVED DOOK Leel/volume No on page
		••••••••••••••••••••••••••••••••••••••	FOR and/or as fee/file/instru- RECORDER'S USE ment/microfilm/reception No, Record of of said County. Witness my hand and seal of County
	After recording, return to (Nerres, Address, 20): <u>ISPEN</u> <u>TTTL</u>		And a first of the second seco
- THE	THIS TFUST DEED, made Juis.	4th 1	By, Deputy.
X	JIM SEVERIN ASPEN TITLE & ESCROW, INC. JAMES F. CLARKE AND ASSOCIAT'S.		, as Grantor, , as Grantor, , as Trustee, and SION PLAN AND TRUST # 59-194-3963
		WI2 17	ESSETH:
	SEE LEGAL DESCRIPTION MARKED EX MADE A PART HEREOF AS THOUGH FU	EIBIT "A" LLY 'SET " "	ATTACHED HERETO AND BY THIS REFERENCE ORTH HEREIN
	i para dara dari dari dari dari dari dari d	ζιφιαφή μετα αιφιατία αιφιαφή μετα	n na statistica da companya da company Na statistica da companya d
	toy other with all and singular the tenement i, her with or hereafter apportaining, and the rents, is uses and p the property.	ments and app tolits there is a	surtenances and all other rights thereunto belonging or in anywise now and all fixtures now or hereafter attached to or used in connection with
	of THIRTY SIX THOUSAND and NO/ 00	or order and a	"Dollars, with interest thereon according to the terms of a promissory ade by grantor, the final payment of principal and interest hereol, if 322001
	The date of maturity of the debt structure by becomes due and payable. Should the grantor a ther erty or all (or any part) of grantor's intervisi in it'w be efficiary's option*, all obligations secure it by this	this instrum r agree to, at a rithout first ob instrument, ir	it is the date, stated above, on which the final installment of the note opt to, or actually sell, convey, or assign all (or any part) of the prop- taining the written consent or approval of the beneficiary, then, at the respective of the maturity dates expressed therein, or herein, shall be- n earnest money agroement** does not constitute a sale, conveyance or
	prevenent thereon; not to commit or permit any was 2. To complete or restore promptly and higo damaged or destroyed thereon, and pay wisin dus all	porty in good of its of the provident of	le condition any building or improvement which may be constructed,
	so requests, to join in executing such finan sing tate to pay for filing same in the proper public office or ngencies as may be deemed desirable by the ber stick 4. To provide and continuously maintal i ins damage by fire and such other hazards as the t such	nents pursue d offices, as will ary. wrance on the iciary may from	t to the Uniform Commercial Code as the beneficiary may require and 1 as the cost of all lien searches made by filing officers or searching buildings now or hereafter erected on the property against loss or m time to time require, in an amount not less than \$1NSURABLE Value
	written in companies acceptable to the bci etic. iry, iic ary as soon as insured; if the grantor shall fail for at least fifteen days prior to the expiration of a y pi- cure the same at grantor's expense. The an ount colle any indebtedness secured hereby and in such order as or any part thereof, may be released to grantor. Such	with loss pay u any reason ic p plicy of insur u peted under a n beneficiary r a h application o	ble to the latter; all policies of insurance shall be delivered to the bene- procure any such insurance and to deliver the policies to the beneficiary nce now or hereafter placed on the buildings, the beneficiary may pro- y fire or other insurance policy may be applied by beneficiary upon by determine, or at option of beneficiary the entire amount so collected, r release shall not cure or waive any default or notice of default here-
	assissed upon or against the property before any pa promptly deliver receipts therefor to benet clary; shi liens or other charges payable by grantor, either by a ment, hereficiary may, at its option, ma(s) but then	on liens and to at of such says build the grant lirect payment t thereof, and	b pay all taxes, assessments and other charges that may be levied or os, assessments and other charges become past due or delinquent and or fail to make paymont of any taxes, assessments, insurance premiums, or by providing beneficiary with funds with which to make such pay- the amount so paid, with interest at the rate set forth in the note
	the debt secured by this trust deed, without ways or or with interest as aforesaid, the property howink fore bound for the payment of the obligation kerein dest and the nonpayment thoreof shall, at the option of it hole and constitute a breach of this trust d. ed.	t any rights a l described, a cribed, and a l he beneficiar;	hs 6 and 7 of this trust deed, shall be added to and become a part of sing from broach of any of the covenants hereof and for such payments, well as the granicr, shall be bound to the same extent that they are such payments shall be immediately due and payable without notice, render all sums secured by this trust deed immediately due and pay-
	6. To pay all costs, fees and expenses of his i trustee incurred in connection with or in enforcing a 7. To appear in and defend any action 3. pro- and in any suit, action or proceeding in which the be- energy with or action related to this instrument inclu-	this obligation caeding purpor eneticiary of tr uding but ret	rling to affect the security rights or powers of beneficiary or fusible; ustee may appear, including any suit for the foreclosure of this deed limited to its validity and/or enforceability, to pay all costs and ex-
	perses, including ovidence of title and the bery licit graph 7 in all cases shall be fixed by the tital ~ urt fur her agrees to pay such sum at the appellate c surf It is mutually agreed that: 2 In the event thet any portion or all a the	uy's or truck e and in the 30 e shall adjudge 1 property shil	's attorney fees; the amount of attorney fees mentioned in this para- nt of an appeal from any judgment or decree of the trial court, grantor reasonable as the beneficiary's or trustee's attorney fees on such appeal. I be taken under the right of eminent domain or condemnation, bene- any portion of the monies payable as compensation for such taking,
	NOTE: The Trust Died Act provides that the trusto: 'her' inder or i avings and loan association authorized to do it a lines, and projetty of this state, it's subsidiaries, affiliaries, age is or it such "V ARNING: 12.03C 1701]-3 regulates and may prohibit asso	inust be oith it a in the laws of 0 e is, the Unite: 1 is relice of this () is	n stionney, who is an active member of the Oregon State Bar, a bank, trust company gon or the United States, a title insurance company authorized to insure title to real the or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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attached hereto, and that the grantor will warn int and forever dotend the same against an persons whereas a required by the con-WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary raw purchase insurance at grantor's expense to protect bene-ficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary n ay not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage surchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy at y need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. The grantor warrants that the provide of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal; faurily or household; urposes (see Important Notice below), (b) for an organization, or (even in grant for is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds $u^{(1)}$ parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and as ignu. The term benefic any shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bene liciary herein.

In construing this mortgage, it is undersided that the mort ages or mortgages may be more than one person; that if the context so requires, the singular shall be taken to meen and include the pland, 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 is * IMPORTANT NOTICE: Deleto, by (lining out, wi iches not applicable; if warranty (a) is applicable and tho as such word is defined in the Truth-In-Lending A: beneficiary MUST comply with the Act and Regulet dicclosures; for this purpose use Stevens-Ness Farm if compliance with the Act is not required, disr gard	or warranty (a) or (b) beneficiary is a cro II and Regulation Z, t on by making re t in to. 1319, or equive	Nor the JIM SEV	ER IN			
STATE OF OR	GON, County >	Klamath) s s.	5	
If compliance with the Act is not required, diav gard STATE OF OR I This instri by	Jim Seve	wledged before erin	m 9 on			, <u>19</u> 96,
This instruction Ofercial SEAL CAROLE IOMINSCI NOTARY PUBLIC ON I GOI OMINISSION NO. 701 56 I COMMISSION NO. 701 56 I COMMISSION SCHOLES JAN 1, 1			the C	<u>]</u> 7	r A P	
REQUEST FOR I ULL I	CONVEYANCE (To b	e used only when ob	lig stlons have	been paid.)		
TO:	older of all indeb e reby are directed, widencer of inde if	dness secured by fi on payment to you edness secured by	the trust de	ns owing to ad (which a	you under the re delivered to	you herewith
held by you under the same. Mail reconvertance	and documents to	<u></u> ,				•••••
DATED:				****	·····	
Do not lose endiality this Trust Deed OR THE NOTE of Both must be delivered to the trustee for cancellation reconveyance will be made.	hich it secures.			Beneficiary		1 7 71.
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EXHID T "A

Part of Government Lots 10 and 13, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oragon, described as follows:

Beginning at a point that is on the Westerly right of way of the old Dalles-California Highway and which point is North 99.66 feet from the intersection of the Westerly right of way line of said Highway and the North line of Government Lot 15; thence South along said right of way line 100 feet; thence Westerly at right angles to said Highway to the East bank of Upper Xlamath Lake, also known as Agency Lake; thence Northerly along said Lake to its intersection with a line that is parallel to and 99.65 feet North of the North line of Government Lot 15; thence East along said line to the Westerly right of way line of aforesaid Highway and the true point of beginning.

CODE 118 MAP 3507-780 1L 1500

Filed for record at request of			of		Lipen	Title (Escrow	the	3rd	_ day
	Julu			19 9 1	at	11:0	o'clock	M., and duly recorded in V	61. <u>M96</u>	
			of	Mol :	1. CB			on Page. 19775.		
4							1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	Bernetha G. Letsch, Co		
FEE	\$20.00						By	Ching the	Doull	
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STATE OF OREGON: COUNTY OF KLAM/ TH: ss.