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TRUST DEED	Vol. <u>May</u> Pag 34814 ** STATE OF OREGON.
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MICHAEL E. CARPENTER and LYNNE A. CARPENTER	I certify that the within instrument was received for record on the day of, 19, at
Grantor's Name and Address	o'clockM, and recorded in
COUNABIDERS KNOTERS and MARLEST.	SPACE RESERVED book/reel/volume No. on page
KNODES COMMISSION NO DESCRIPTION OF THE PROPERTY OF THE PROPER	FOR and/or as fee/file/instru- RECORDER'S USE ment/microfilm/reception No
Beneficiary's Name and Address	Record of of said County.
After recording (setum to (tierne, Address, Zip);	Witness my hand and seal of County
605 Meadow Language	affixed.
Brookings OP	EL GRE LANGS A LOYDE NAME
30/9/3 (0) 40 (0)	By, Deputy.
The completion of the completi	
THIS TRUST DEED, made this 14th MICHAEL E. CARPENTER and LYNNE A. C	day of October ,1996 , between
ं तम् अनुस्य भरतस्य स्थापितिकत्रः हाः साम देशम्बितास्यवनसम्बद्धाः महत्रः वयस सरक्षेत्रीयास्य	The second secon
ASPEN TITLE & ESCROW, INC.	35 Grantor, as Grantor, as Trustee, and significant street, and significant st
BUNALD EL-KNOLES and MABLE LA: KNOLE	25; husband and wife with full rights of as Beneficiary,
An themselves this court these to be rethered by the Note of Man.	, as Beneficiary,
Grantor irrevocably grants, bargains, sells and	conveys to trustee in trust, with power of sele, the property in
County, Oregon, desc	ribed as: " water these higher for the contain the second second and the
(n) to state the acceptance (accepts a ward to a control of the '5' Riocky 2's MILES	GARDENS, in the City of Klamath Falls,
in the County of Klamath, State of	Oregon.
represent a fearer and state. Our section of the present for professional	til kramede mandens in such his angles han des a si sa sa sa
- 72. COST-CAÑO ELO. TOT SITE STIP FLORES A BEST SECONDER.	graficki más ic králjále jhai jádhai koddistár o králjálai kellálai helyálai. Hadasa n váltajaján kádadán kádadán szálatásan a králjálai.
ा विभाग कि विभाग के में में में में में कि कार कि में कि में	ર ભાગામાં ભાગામાં જો જોઈ લોકો છે. જે જે જે જે જે જે જે જે છે છે. જે
together with all and singular the tenements, hereditaments an	of anytistangues and all other states there is the
or hereafter appertaining, and the rents, issues and prolits the	
FOR THE PURPOSE OF SECURING PERFORMAN	VCE of each agreement of granter herein contained and payment of the sum
of FOUR THOUSAND NINE HUNDRED NINETY N	
note of even date herewith, payable to beneficiary or order a	Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if
not sooner paid, to be due and payable November 21	1. 1. 1. 1. 1. 1. 1. 1.
	ument is the date, stated above, on which the final installment of the note attempt to, or actually sell, convey, or assign all (or any part) of the prop-
beneficiary's option*, all obligations secured by this instrume come immediately due and payable. The execution by grantor assignment.	rst obtaining the written consent or approval of the beneficiary, then, at the ent, irrespective of the maturity dates expressed therein, or herein, shall berr of an earnest money agreement** does not constitute a sale, conveyance or
To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain the property in a	iood condition and repair; not to remove or demolish any building or im-
provement thereon; not to commut or permit any waste of the	property, bitable condition any building or improvement which may be constructed,
damaged of destroyed thereon, and pay when due all costs inc	urred therefor.
30 feduests, to join in executing such linancing statements nui	enants, conditions and restrictions affecting the property; if the beneticiary resuant to the Uniform Commercial Code as the beneticiary may require and
arencies as may be deemed desirable by the beneticiary.	s well as the cost of all lien searches made by filing officers or searching
damage by life and such other hazards as the beneficiary ma-	n the buildings now or hereafter erected on the property against loss or y from time to time require, in an amount not less than \$insurableya
ficiary as soon as insured; if the granter shall fail for any reaso	payable to the latter; all policies of insurance shall be delivered to the bene-
at least litteen days prior to the expiration of any policy of in cure the same at grantor's expense. The amount collected under	surance now or heresiter placed on the buildings the handicines may men
or any part thereof, may be released to grantor. Such applicate	ally lite of other insurance policy may be applied by beneficiary man
5. To keep the property free from construction liens a	TV may determine or at option of beneficiery the entire amount to collected
	ry may determine, or at option of beneficiary the entire amount so collected, ion or release shall not cure or waive any default or notice of default here-
promptly deliver receipts therefor to beneficiary: should the	ry may determine, or at option of beneficiary the entire amount so collected, ion or release shall not cure or waive any default or notice of default here- und to pay all taxes, assessments and other charges that may be levied or of taxes, assessments and other charges become past due or delinquent and the taxes, assessments and other charges become past due or delinquent and
assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the gliens or other chartes payable by grantor, either by direct payable and the property of the chartest payable and the property of	ry may determine, or at option of beneficiary the entire amount so collected, ion or release shall not cure or waive any default or notice of default here- and to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and grantor tail to make payment of any taxes, assessments, insurance premiums, ment or by providing hanging with the collections.
assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the gliens or other charges payable by grantor, either by direct payment, beneficiary may, at its option, make payment thereof, secured hereby, together with the obligations described in part.	ry may determine, or at option of beneficiary the entire amount so collected, ion or release shall not cure or waive any default or notice of default here- und to pay all taxes, assessments and other charges that may be levied or of taxes, assessments and other charges become past due or delinquent and the taxes, assessments and other charges become past due or delinquent and the payment of any taxes, assessments in the payment of any taxes, assessments.

the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneticiary or trustee; and in any suit, action or proceeding in which the beneticiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney lees; the amount of attorney lees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Dead Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in electric to a mount required at pay all responsible coult, expenses and attorney's less incessarily paid or incurred by grantor in the trial and appellate court, necessarily paid or incurred by Penaltor in the trial and appellate court, necessarily paid or incurred by Penaltor in the trial and appellate court, necessarily paid or incurred by Penaltor in the trial and appellate court, necessarily paid or incurred by Penaltor in the trial and appellate court, necessarily paid or incurred by Penaltor in the state and appellate court in the trial and appellate court in the state of the

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may 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 purchased 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 any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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 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 hereof apply equally to corporations and to individuals.

*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 MICEAEL E. OARPENTER as such word is defined in the Truth-in-lending Act and Regulation 7, the beneficiary MUST comply with the Act and Regulation by making tequired LYNNE A. CARPENTER disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. 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 disclosures; for this purpose use Stevens-Neis Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

This instrument was acknowledged before me on ... Octo Michael E. Carpenter and Lynne A. Carpenter

This instrument was acknowledged before me on

,,,, by . OFFICIAL SEAL
RHONDA K. 073VER
HOTARY PUBLIC-OREGON
COMMISSION NO. 083021 COMMISSION NO. 083021

W COMMISSION EXPIRES APR. 10, 2000)

Notary Public for Oregon My commission expires 4/10/2000

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

第163年4

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STATE OF OREGON: COUNTY OF KLAMATH: ss.	et te kompromet tiget i statu i steptici kompromet i sa alian mari a taken berita da italia kan sa alian berit Kompromiti statomisti kan sebagai kan da kan sa alian sa alian sa alian sa alian kan sa alian sa alian sa alia
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Filed for record at request of Aspen Title & 1	Escrow the 4th day
of November A.D., 19 96 at 3:52	o'clock P. M., and duly recorded in Vol. M96
of Mortgages	on Page <u>34814</u> .
this meet lieve of frightness this light house. C hi him this the first of the firs	Bernetha G. Letsch County Clerk
FEE \$15.00	Bernetha G. Letsch County Clerk By
로 되보다 하다. 이번, 기자 아무슨 사람들이 되었다. 보고 있는 것이 되어난 10년 10년 12년 12년 12년 12년 12년 12년 12년 12년 12년 12	