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PORIS No. 881 - 7 MIST DEED (Assignment Restricted).	COPYRIG 17 1998 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 27204
30255 A14	Vol mib Page 39569 @
TRUST DEED.	STATE OF OREGON.
before begins this times transfer and the control tests the manufact. Additional	County of ss.
their entire of the course to alice or no consent the section before a children a consent of the section of the	I certify that the within instrument
KEITH & KIM LEMOS	
	of
Greature Hamp and Address	o'clock
DONALD L. and JANE RAY POPE SACE RESERVE	and/or as fee/file/instru-
A CORDERSUS	
Boosficlary's Name and Address	Record of of said County.
After recording, return to (Name, Address, Zip):	Witness my hand and seal of County
ASPEN TITLE & ESCROW, INC.	offixed.
525 MAIN STREET (5,199 4/25 th. 25 1/25 Separate 1 0/35 1/25	
KLAMATH FALLS, OR. 97601 No. 100 VIII 1997 No.	NAME TITLE
STARREST HOLD TO COMPANY TO STARREST TO ST	Deputy.
THIS TRUST DEED, mede this 11 th day of : De	cember ,19.96., between
ASPEN TITLE & ESCROW: INC.	, as Grantor,
DONALD LA POPE AND JANE RAY POPE	B unitar a data se leas un carre a la comercia.
me na re ynth ere e entlan denathpher tien. Ia de erainn i hein eith	, as Beneficiary.
WITNESSETH:	
Grantor irrevocably grants, bargains, sells and conveys to trus Klamath County, Oregon, described us:	
Parcel 2 of Land Patition 12-93, situated in the 3, Township 41 South, Range 11 East of the Willa of Klamath, State of Oregon.	N 1/2 of the NE 1/4 of Section metter Keridian, in the County
देवा वार्य क्रांप्रे-में क्या, वे तक अस्त कार्य कार्य कार्य क्रिकेट के क्रिकेट के क्रिकेट क्रिकेट के क्र	Carried Control of the Control of th
CODE 18 & 17 MAP 4111-300 TL 101	ति । स्वति । स स्वति । स्वति । स्वति स्वति । स्वति
hir the cost of ans in the most consistate from haves by be spicious as	i de la company
together with all and singular the tenements, heredit ments and appurtenances are or hereafter appertaining, and the rents, issues and profits thereof and all listures the property.	s now or hareafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreen	nent of grentor he ein contained and payment of the sum
of FIFTEEN THOUSAND AND NO/100	18 19 2 2 19 4 2 10 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
note of even date herewith, payable to beneficiary or order and muce by grants	h interest thereon according to the terms of a promissory or, the final payment of principal and interest hereof, if
not sooner paid, to be due and payable January 17 ,1997	製品 新维度 的
The date of maturity of the debt secured by this instrument is the date, becomes due and payable. Should the granter either agree to attemp to, or actu	stated above, on which the final installment of the note
erty of all (or any part) of grantor's interest in it vithout first obtaining the wibeneficiary's option*, all obligations secured by the instrument, irrespective of come immediately due and payable. The execution by grantor of an earnest monassignment.	ritten consint or approval of the beneficiary, then, at the the maturity dates expressed therein, or herein, shall be-

NOTE: The Trust Deed Act provides that the trustee hereunder misst be either an a torney, 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 tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branch as the United State or any agency thereof, or an escrow agent licensed under CRS 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.

CHARLEST CONTRACT TO SECTION STATES

The first and appellies control, registered to pay, all resonances and attention, the measurity paid or incurred by genutes the proceedings, shall be point to penuticary, at a spilled for the processing point of the state of the processing point of the state and appellies control, receivable of the processing point of the state of the processing point of the processing point of the processing point point of the processing point po WARNING: Unless grantor provides beneficiary with evidence or insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, ficiary's intrest. 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's contract or for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary and contract or loss will apply to it. The effective data loan balance. It, 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 reobtain alone and may not satisfy any nised 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:

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, tanily or household surposes (see Important Notice below),

(b) for an organization, or (even if 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 bereficiary herein.

In constraint this mortance. secured hereby, whether or not named as a ber sticiary herein.

In construing this mortgage, it is understood that the mortgage or mortgage may 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.

IN WITNESS WHEREOF, the (grantor has executed this instrument the day and year first above written.)

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Of this instrument was act nowledged before me on TOPFICIAL SEAL CAP PUBLIC OREGON NOTARY PUBLIC 056736 V CO. MARSSION NO. 056736 V MY COMMISSION EXPIRES AUG. 15, 2000 Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE (to be used only when of ligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Aspen Title & Escrow the of December A.D. 19*** of the last of the office of the M. and duly recorded in Vol. M96 of Mori gages Bernetha G. Letsch, County Clerk FEE +\$15:00 natidi. Satallin by . 31 (31)