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IS and the control of	N S N N Vc	I Mar Page 10001
TRUST DEED DAVID WINTERTON		STATE OF OREGON, County of
Granter's Forme and Address: MAIME JO. PHILLIPS AAND ROCER W. PHILLIPS Becomblery's Dame and Address After country, reach to (Name Address, Zp): ASPEN TITLE & ESCROW, INC. 525 MAIN STREET	reconders use	book/reel/volume No. on page and/or as fee/file/instrument/haicrofilm/reception No. Record of of said County. Witness my hand and seal of County affixed.
KLAMAYN FALLS, OR 97601		By Deputy.
THIS TRUST DEED, made this 28th DAVID WINTERTON	·	
ASPEN TITLE & ESCROW, INC. MANUE JO PHILLUPS AND ROGER W. PHILLUP	PS, OR THE SURVIVO	es Grantor, as Trustee, and
	WITNESSETH: and conveys to trustee in	, as Beneficiary,
SEE LEGAL DESCRIPTION MARKED EXHIBIT 'A PART HEREOF AS THOUGH FULLY SET FORT	'A" ATTACHED HERETO	AND BY THIS REFERENCE MADE

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents issues and prolits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum TWENTY THOUSAND AND NO/100----note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if not scower paid, to be due and payable. May 1, 2007.

The case of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the granter either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of granter's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreement* does not constitute a sale, conveyance or

To protect the security of this trust deed, granter agrees: 1. To protect, preserve and maintain the property in ge

core immediately due and payable. The execution by granter of an extract tones afgreeness of one constitute a sale, consequence or assignment.

To protect the security of this trust deed, granter agrees:

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1. To complete or testore promptly and in good and habitable condition and respair; not to remove or demolish any building or improvement thereon, not no commit or permit any veste of the property.

2. To comply with all laws, ordinances, registrations, coverants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in security great histories, as well as the cost of all lies asserted beneficiary may require and agencies as any by decreated benizhable by the beneficiary, as well as the cost of all lies asserted benizhable of the beneficiary multitain insurance on the buildings now or hereafter excetd on the property egainst less or vertical in companies accordable to the beneficiary may treat must are time require, in an abunt not less than \$1.8 must hable, you written in companies accordable to the beneficiary, with loss payable to the latter, all policies of insurance ability as son as insured; if the greener shall tail for any reason to prover any such insurance and of the beneficiary in less if ities and app active to the contraction of any policy of insurance more interesting power to the contract of the contraction of any policy of insurance more interesting power to the contract of the property below to a proving any determine, or at option in buildings, the beneficiary may any indebtedness secured hereby and in much order as beneficiary may determine, or at option any beneficiary the emitter and contractions of the property before uny part of such trusts of the insurance promiums.

1. To keep the property before any more interesting and the contraction of the property before

which are in cross of the around repolical (e. six) all reasonable owns, secretarily here associately polit or insured by transfer in such proceedings, shall be polit to branchestay and applied for it iters upon any recoverable costs and expenses and atternary is free, both in the trial and applied to cross, necessally polit at insures the bestellicary in used, proceedings, and the believes the indebtedness secured description and granter agency, as its core, response, to take such accloses and execute each insurance to a shell be concessed in the state of the control of the indebtedness, treates only (a) consent to the making of any map or plot to [9] plot in granting of the dead and the nidebtedness, treates only (a) consent to the making of any map or plot to [9] plot in in granting of the state of the indebtedness, treates only (a) consent to the making of any map or plot to [9] plot in in granting of association of the state of the indebtedness, treates only (a) consent to the making of any map or plot to [9] plot in in granting of the state of the state of the control of the control of the state of the s 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 boneficiary, which cost may he 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 lailed 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 desardors 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 hairs, legatess, devisees, administrators, execute personal representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledges, of the contractured hereby, whether or not named as a beneficiary herein.

inclustrately, who have the name as a constraint name in a recent, fractive and/or beneficiary may each be more than one person; that he confext so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be to assumed and implied to make the previsions hereof apply equally to corporations and to individuels.

IN WITNESS WHEREOR, the grantor has executed this instrument the day-end were first above written.

not explicable; if wantally (a) is apparate to the constitution of the constitution of the constitution of the purpose was start to compliance with the Act is not reconstitution of the Act is not reconstitution.	hindending Art and Regulation 7, the Act and Seguiation by making required conservation by 1319, or equivalent, which disregard this native. TE OF OREGON, County of 112000000 This instrument was acknowledged below.	Clackamas) ss. re me on April 30 ,19 97.
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OFFICIAL SEAL 18		
MARCARET E. KIRKPATAJOK HOTANY PUBLIC-ORESON	The second secon	***************************************
COMMISSION NO. 927310	>/\	Largaret E Kirkyastich
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AND HAVE BEEN THE CHARGE STANDARD STAND	我们也没有我们的人,我们就是一个人的人,我们就是一个人的人,我们就是一个人的人,我们就没有一个人的人,我们也没有一个人的人,我们就会会会会会会会会会会会会会会	CONTROL OF THE CONTROL OF THE RESIDENCE OF THE PROPERTY OF THE
XEQ.	upst for full reconveyance (to be used only when	abligations have been poid.)
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held by you under the same. Mai	Il reconveyance and documents to	And the second s
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Do not lose or destroy hits Trust Dead OR THE MOTE which it escurse. Both must be delivered to the nustro for concellentan before recoverywhich will be enable. Bereliciary

EXHIBIT "A"

A tract of land lying in the NW 1/4 NW 1/4 of Section 20. Township 28 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at a point where the Easterly line of the Dalles-California Righway intersects the North line of Section 20; thence East along the North line of Section 20 a distance of 200 feet, more or less to the Northeast corner of the NW 1/4 NW 1/4 of Section 20; thence South along the East line of the NW 1/4 NW 1/4 NW 1/4 of Section 20, a distance of 200 feet; thence Westerly and parallel with the North line of Section 20 to the Easterly right of way line of the Dalles-California Highway; thence Northeasterly along the Easterly right of way line of the Dalles-California Highway to the point of beginning.

CODE 50 WAP 2808-2080 TL 200

STATE OF	FOREGON: COUNT	TY OF KLAMATH:	SS.					
Filed for s	recent at remest of	Asper	Title & E	ecrow		_the	5th	day
of	May	A.D., 19 97 at	11:07	a'ckick	A. M., and duly reco	orded in Vol	_197	
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