FORM HO. 2011 - TRUET DEEP (Analgoment Romitican). ATC #0.504		COPYRGHT 1988 STONENS-NEWS LAW PURLISHING CO., YUHTLAND, DA 1770
ALL-INCLUSIVE	MX -6 P3:43	Vol. <u>M47</u> Page 13835
TRUST DEED		STATE OF OKEGON,
LEE VAN WINKLE		County of } 5: I certify that the within instrumer
		was received for record on the da
Grentist's Home and Addresso RICHARU A. CAMACHO	SPACE RESERVED	book/real/volume No on pag
	For Recorders use	ment/microfilmt/seception No.
Sanwilstery's Henry and Address		Record of of said County.
ASPEN TITLE & SCROW, INC.		Witness my hand and seal of County
525 MAIN STREET	n na ser a ser	
KLAMATH FALLS, OR 976C1		NAME
		By, Deposy
THIS TRUST DEED, made this		19.97 , between
LEF VAN WINKLE		20 Casata
ASPEN TITLE & ESCROW, INC.		as Trustec. and
DTAUADA A CANACUA		
	WITNESSETH.	, as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

The NE 1/4 of the NW 1/4 of Section 25, Township 35 South, Range 11 East of the Williamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3511-2500 TL 600

together with all and singular the tenements, hereditaments and appartenances and all other rights therewate belonging or in anywise new or hereafter apportaining, and the reats, issues and profits thereaf and all lixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of grantor herein contained and payment of the sum of FIFTEEN THOUSAND FOUR HUNDRED AND 00/100

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and inferest hereof, if --(\$15,400.00)----not sooner paid, to be due and payable at maturity of note , 15 ...

The date 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 grantor oither agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option<sup>2</sup>, all obligations coursed by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be come immediately due and payable. The execution by grantor cl an earnest money agreement\*\* does not constitute a sale, conveyance or assignment.

beneficiary's option\*, all obligations sourced by this instrument, irrespective of the nuturity dates expressed therein, or herein, shall become immediately one and payable. The execution by grantor of an estrest money agreement\*\* does not constitute a sule, conveysare or assignment.
To protect the security of this true doed, grantor spices:
To protect, pressure and variation the property in good conditions and repair; not to remove or demolish any building or improvement therecon, not pay mend any water is of the property.
To complete or restore promptly and in good and habitable conditions and repair; not to remove or demolish any building or improvement therecon, not pay when due all costs incurred therecon.
To complete or restore promptly and in good and habitable conditions and restinctions affecting the property; if the beneficiary for opay for tiling same in the propert public oftics or offices, as well as the cost of all lien searches mode by tiling differs or searching and financing streaments pursuant to the Outloan of the cost and the branchicary resy require and gancies as may be detunded desirable by the beneficiary.
A to provide and continuously maintain insurance on the buildings now or hereafter protect on the property galaxis (age Value and such of her has take as the boachicary may increation and the ideal state has filled for the pay resonant not lease than filled DIP value and such of hereby and in any reason for cost on any and the insurance and the insurance shall be delivered to policies of the beneficiary may nor any part therefore. The prove of the property with any the and such of the state of the insurance shall be delivered to policies of the beneficiary repair any indexidences secured hereby and in such order as the balaxies and the state of the state and the state bala delive to pay the state of the state of the state of the s

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Lar, a bank, trust company or serings and lean association authorized to do business under the laws of Gregon or the United States, a tille insurance company and orized to lasure Eithe to real property of this state, its substitization, will state, ogents or branches, the United States or any agenty thereof, or an escrew agent theased under CRS 695.505 to 696.525. "WASTNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an ograement address the issue of obtaining beneficiary's consent la complete datail.

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Alternational and a structure of the summary inquired is pay all reasonable cosis: sciencises and structures is the structure of the struct

ficiary'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 hav, any plotted in protect in the standard structure of an even of the coverage purchased by beneficiary may not pay any claim made by or significant from the 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 granter tailed 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 re-Guirements imposed by applicable law.
 The grantor warrants that the proceeds of the loan represented by the above described noise and this trust deed are:
 (a)<sup>e</sup> primatily for grantor's personal, family or household purposes (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, houres to the benefit of and binds all parties heroto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the heider and owner, including pledgee, of the contract secured hereby, whether or nat named as a beneficiary heroin.

In construing this trust doed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context to requires, the singular shall be taken to meen and include the plural, and that generally all grammatical changes shall be made, assumed and implify to make the provisions hereof apply equally to corporations and to individuals.

	recuted this, thetrumph' the degraph year that above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) not opplicable; if warranty (a) is applicable and the baneficiary is a	or the is Kie lan limble
at such ward is defined in the Truth-In-lending Act and Regulation	CIEVILLE TANK TRANSFER
banafictory MUST comply with the Act and Regulation by making a	required
disclosures; for this purpose use Stevens-Ness Form No. 1019, or equ If compliance with the Act is not required; disrogard this notice.	livalent.
	had MARCALO De
	ty of KlAMAHA)ss. cknowledged before me on SQLIL 15, 1997,
I his instrument was ac	knowledged before me on
57	[winkle
	skrowledged before me on, 19,
by	
OFFICIAL SEAL	
CHARTER NOTARY FUELC-OREGON	
COMMISSION NO. 053021	N/ APING ~ K(A
MY COMMISSION EXPIRES APR. 10,2000	Notary Public for Oregon My commission expires 470-2000
Burlet, and also and also and also also also be a second should be also be also be also be also also also also	(To be used only when akilgations have been paid.)
TO:	I rustee obtedness secured by the foregoing trust deed. All sums secured by the trust
deed have been fully paid and satisfied. You hereby are direct	ied, on payment to you of any sums owing to you under the tarms of the
trust dead or pursuant to statute, to cancel all evidences of in	debtedness secured by the trust deed (which are delivered to you herewith ty, to the parties designated by the terms of the trust deed the estate now
hold by you under the same. Mail reconveyance and document	•
new by you under the same, man reconveyance kial dominent	3 10
DATED:	
Do not loss or destroy this frust Deed OR THE NOTE which it secures. Both must be dislivered to the trustee for concellation before	Beneficiary
Bah must be dislivered to the trustee for concellation before	Banafijian
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## EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A CONTRACT RECORDED IN BOOK M-BO AT PAGE 6094 IN FAVOR OF DANIEL BAILEY AS VENDOR. AND ASSIGNED AND RECORDED IN BOOK N-BD PAGE 7253 IN FAVOR OF EARNEST R. SESSOM AND DORIS C. SESSOM, WHICH SECURES THE PAYMENT OF A NOTE THEREIN PENTIONED. RICHARD A. CAMACHO, THE BENEFICIARY HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF EARNEST R. SESSOM AND DORIS C. SESSOM, AND WILL SAVE GRANTOR(S) HEREIN, LEE VAN MINKLE, HARHLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IFS) MEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR CONTRACT, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY(IES)

STATE OF OREGON : COUNTY OF KLAMATH: ss.

Filed for	record at request of	Aspen Title & Escrew the 5th	
of	May	A.D., 19 97 at 3:43 o'clock P. M., and duly recorded in Vol M97	day
		of Mortgages on Page 13895	
FEE	\$20.00	by Kutstun Kiss	
		for south for state	