ELAD LESS J. TRUST DEED (Assignment Rectricted).		COPYTHENT 1920 STEVENS NESS LAW PLICE	SHING CO., PORTLAND, OR STON
Mina de la segura de GUI 4113 elle de la segura de elle de la segura de	A10:43		6
ALL-INCLUSIVE TRUST DEED		Vol_ <u>M41</u> Page_ STATE OF OREGON,	
ROBERT & BETTY HILLS		County of I certify that the	within instrument
Grannor's Harne and Address		was received for record of o'clock	10 at
RUSSEL & ANITA WEBB	SPACE RESERVED	book/reel/volume No and/or	as fee/file/instru-
Boneficiary's Name and Addroses	RECORDERTS USE	ment/microfilm/receptic Record of	on No, of said County.
<u>ASPEN TITLE & ESCROW, INC.</u> 525 MAIN STREET		Witness my hand affixed.	and seal of County
KLAMATH FALLS, OR 97601 (Bellection) Dep 7		NAME By	NOLE, Deputy.
THIS TRUST DEED, made thislst RUSSEL E. WEBB and ANITA F. WEBB, HUSBANI	day of July		
ASPEN TITLE & ESCROW INC			as Grantor
[1] ALLERS' ADDR. AND WERE READ BY AND ADDR. AND ADDR. AND ADDR. AD ADDR. ADDR. A			
LTATIOT ITTAVOCOBITE Anomia to the	VESSETH: nveys to truste	e in trust with nowing of anti-	, as Beneficiary,
<u>Klamath</u> Lot 1, Block 5, Tract No. 1093, PINECREST	ed as: , in the Con	inty of Klamath, State	of Oregon
CODE 113 MAP 3614-30D0 TL 5600			
SEE ALL-INCLUSIVE CLAUSE MARKED EXHIBIT " MADE APART HEREOF AS THOUGH FULLY SET FOR	A" ATTACHED	HERETO AND BY THIS REF	ERENCE
fodether with all and and the			
FOR THE PURPOSE OF SECURING DEVELOPMENT			
of <u>TWENTY NINE THOUSAND AND NO/100</u> (\$29,000.00) note of even date herewith, payable to beneticity or order and r not sooner paid, to be due and payable July 21, 1999.	Dollars with i	t of grantor herein contained and p	ayment of the sum
beneticiary's option [*] , all obligations secured by this instrument, in come immediately due and payable. The execution by grantor of a assignment.	taining the writte	n consent or energial at the	part) of the prop-
1. To protect, preserve and maintain the property in good of provenient thereon: not to commit an environment the property in good of the provenient thereon: not the commit and the provenient the prove	ondition and rep	air: not to remove or demolist	
damaged or destroyed thestore promptly and in good and habitable 3. To comply with all laws, ordinances, regulations, covenant for requests to in the states of the states of the state of	e condition any l therefor, 1, conditions and	building or improvement which ma	ly be constructed,
agencies as may be deemed desirable by the beneticiary.	as the cost of a	I lien searches made by filing offi	icers or searching
ficiery as yoon as insured, if the deneticiary, with loss payah	le to the latter; al	Dolicies of insurance shall be day	Insulable value
cure the same at grantor's expense. The amount collected under any any indebtedness secured based of the amount collected under any	tire or other ins	or placed on the buildings, the bene	to the beneficiary eficiary may pro-
5. To keep the property free from construction liens and to	pay all taxes, as	essments and other chester it	of default here-
liens or other charges payable by grantor, either by direct payment of ment, beneficiary may	fail to make pay	ment of any taxes, assessments, insu neticiary with funds with which	r delinquent and trance premiums,
the debt secured by this trust deed, without waiver of any rights arisi with interest as aloremid the arisi	s 6 and 7 of this ng from breach of	frust deed, shall be added to and L	become a part of
and the nonpayment thereof shall, at the option of the beneficiary, r	uch payments she ender all sums see	Il be immediately due and payable used by this trust deed immediate	nt that they are without notice,
5. To pay all costs, less and expanses of this trust including t trustee incurred in connection with or. in enforcing this obligation a 7. To appear in and defend any action or preceeding purport and in any suit, action or proceeding in which the beneficiary or trut of any suit or proceeding in which the beneficiary or trut	ing to affect the s	ecutity rights or powers of barafi	
penses, including evidence of title and the beneficiary's or trustee's frash 7 in ull cases shall be timed the beneficiary's or trustee's	nited to its valid. attorney lees; the	ty and/or enforceability, to pay a amount of attorney feer manife	ure of this deed Il costs and ex-
It is mutually agreed that:	sonable as the bea	eliciary's or trustee's attorney fees	on such appeal.
NOTE: The flust Beed Act provides that the trustee hereunder must be either an a	ltorney, who is an ac	We member of the Ormon State Bar a ha	or such taking,
or savings and loan association authorized to do business under those the either an a property of this state, its subsidiaries, affiliates, egents or branches, i-so United States WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the lisue of obtaining	or any agency thereo	, of an escrew agent licensed under ORS a	insure title to real 96.505 to 596.585.
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tract 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 re-

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Optain 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 to grantor's personal, tamily 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, inures to the benefit of and binds ill 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 benoficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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 hereot apply equally to corporations and to individuals.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or not applicable; if warranty (a) is applicable and the baneficiary is a car or such word is defined in the Truth-in-Londing Act and Regulation I baneficiary MUST comply with the Act and Regulation by making re- disclosures; for this purpose use Stevens-Ness form No. 1319, or equiv- if compliance with the Act is not required, disregard fais notice. STATE OF OREGON, Country This instrument was ack by RUSELL E. WEBB AN This instrument was ack? OFFICIAL SEAL CARIOLI: A. LINDE NOTARY FUSILIC OREGON COMMISSION NO. 056736 MYCOMMISSION NO. 056736	ANITA F. WEBB nowledged before me on JULY 19.7, ID ANITA F. WEBB nowledged before me on JULY 19.7, ID ANITA F. WEBB nowledged before me on 19.000 Notary Public for Oregon My commission expires 8/15/00
TO: The undersigned is the logal owner and holder of all inder cleet, have been fully paid and satisfied. You hereby are direct trust deed or pursuant to statute, to cancel all evidences of ind together with the trust deed) and to recorvey, without warrant	a be used only when obligations have been poid.) rusice bioiness secured by the foregoing trust deed. All sums secured by the trust of, on payment to you of any sums owing to you under the terms of the lebiedness secured by the trust deed (which are delivered to you herewith by, to the parties designated by the terms of the trust deed the estate now
tield by you under the same. Mail reconveyance and documents	
Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustne for cancellation is fore riconveyance will be made if a secure	Beneficiary
freeze an earlier and the second and	

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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 TRUST DEED RECORDED IN BOOK M-95 AT PAGE 17552 IN FAVOR OF WASHINGTON MUTUAL AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. ROBERT G. HILLS, SR. AND BETTY J. HILLS, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF WASHINGTON MUTUAL AND WILL SAVE GRANTOR(S) HEREIN, RUSSEL E. WEBB AND ANITA F. WEBB, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, 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.

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STATE OF OREGON: COUNTY OF KLAMATH : ss.

of	July	A.D	., 19 97	Aspen Title at 10:43	o'clock	A. M., and duly	recorded in V	ol M97	day ,
		of	Mo	rtgages*		on Page 23037	······································	2	
FEE	\$20.00				By		5. Letsch, Co	unty Clerk	
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