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ATC Instances May Resource of source of	Boneficiary's Name and Andreas		usin, micromina/re	cention No
By Data COLDEN, EAGLE, INVESTINTS, LLC. July 19–97, between ASYED, TITULE & ENCRON, TAC:	A+P		whitess my	hand and seal of County
THIS TRUST DEED, made this 118		ne se		TINE
ABERN LITTLE & ESCRON, THC: As Prostee, and SHALMAR. COMPANY PROFIT. SHANING FLAN TRUST As Prostee, and SHALMAR. COMPANY PROFIT. SHANING FLAN TRUST Grantor irrevocably grants, bargains, sells and conveys to finistee in trust, with power of sale, the property in Klamath. Country, Oregon, described as: SEE ATTACHED EXHIBIT "A" See ATTACHED EXHIBIT "A" of acculter appendances, bargains, bargains, and appurchances and all other rights through bolonding or in anywise new for property. TOR THE PURPOSE OF SEE Names and profits filtered and all filtures new or hesefilt attached to or used in connection with TOR THE PURPOSE OF SEE Names and profits filtered and all filtures new or hesefilt attached to or used in connection with TOR THE PURPOSE OF SEE Names and profits filtered and all filtures new or hesefilt attached to or used in connection with TOR THE PURPOSE OF SEE Names and profits filtered and all filtures new or hesefilt attached to or used in connection with TOR THE PURPOSE OF SEE Names and profits filtered to the set of the set	THIS TRUST DEED, made this 21st GOLDEN EAGLE INVESTMENTS, L.L.C.			
Grantor intravocably grants, bargains, solls and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: SEE ATTACHED EXHIBIT "A" state of the second process of the secon	ASPEN TITLE & ESCROW, INC;	***************************************		as Grantor
Grantor irreveably grants, bargains, solls and conveyte to trustee in trust, with power of sale, the property in MARSEETH: SEE ATTACHED EXHIBIT "A" See ATTACHED EXHIBIT "A TTACHED EXHIBIT "A TTACHED EXHIBIT THAT ATTACHED EXHIBIT THAT ATT	SHALMAR COMPANY PROFIT SHARING PLAN TH	RIIST		
 Example in the property in County Oregon, described as: SEE ATTACHED EXHIBIT "A" See ATTACHED EXHIBIT "A "A" See ATTACHED EXHIBIT "A "A" See ATTACHED EXHIBIT "A "A" See ATTACHED EXHIBIT "A" See ATTACHED EXHIBIT "A "A" See ATTACHED EXHIBIT "A "A" See ATTACHE		ITNESSETH		, as Beneficiary,
The results, in Ohn in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and adapted as the cost of all lien exerches made by filing differences or searching 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or written in companies acceptable to the beneficiary may from time to time require, in an amount not less than 8. In SUII ab Le. year at least files of as the beneficiary may from time to time require, in an amount not less than 8. In SUII ab Le. year least the data of the beneficiary may from time to time require, in an amount not less than 8. In SUII ab Le. year least files days prior to the asynthetic with loss payable to the latter all policies of insurance and the dailvered to the beneficiary may prior any part cheroid, may be released to grantor. Such applicit or or other insurances policy may be applied by beneficiary may pro- any indobtedness secured hereby and in such order as two or release shall not cure or wive any default or notice of default here- s there on a grant there only and the such notice. 5. To keep the property before any part of such any policy of insurance on or portion of beneficiary the applied by beneficiary theory pro- promptly deliver receipts therefore to beneficiary; should the frantor fail to make payment of any tax, assessments, insurance premius, and the such asynthese does assessed upon or against the obligation described in paragraphs 6 and 7 of this trust deed, which to and beneficiary any of the apport of any of the beneficiary is and the such asynthese and the such asynthese to and beneficiary with herein about the such payment, and and the such asynthese and any tax and the such asynthese and the such asynthese and the such asynthese and the charges that may be levied or promptly deliver receipts thereof of the beneficiary any from thereof and to may tax and the charges the surea asynthe applied by grantor, either by direct payme	note of even date herewith, psyable to beneficiary or order a not sooner paid, to be due and payable <u>at maturity of</u> The date of maturity of the debt secured by this instru- becomes due and payable. Should the grantor either agree to, i beneficiary's option", all obligations secured by this instrum- come immediately due and payable. The execution by grantor assignment. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in do	Dollars, with inte nd made by grantor, the Note , 19 ument is the date, state, alternpt to, or actually s st obtaining the written it, irrespective of the m ol an earnest money age	rest thereon according to the final payment of principal distance, on which the final ell, convey, or assign all (consent or approval of the aturity dates expressed the reament** does not constitute	he terms of a promissory al and interest hereof, if al installment of the note or any part) of the prop- beneficiary, then, at the rein, or herein, shall be- ate a sale, conveyance or
Notice of the property feed of the based of the property and the final field of the property against loss or written in companies acceptable to the baneficiary, with loss payable to the latter; all pelicies of insurance shall be delivered to the beneficiary, with loss payable to the latter; all pelicies of insurance shall be delivered to the beneficiary, with loss payable to the latter; all pelicies of insurance shall be delivered to the beneficiary, with loss payable to the latter; all pelicies of insurance shall be delivered to the beneficiary may all the arguments of the policies to the beneficiary may are the another the policies of the policies to the beneficiary the property here and in such order as beneficiary may determine, or al option of beneficiary the profession of any part theory in the relaxed to grantor. Such application or release shall not cure or waive any default or notice of default here- sond there are any act done pursuant to such notice. So to know the property here from construction lines and to pay all taxes, assessments and other charges that may be levied or oromptly defiver receipts therefor to boneficiary; should the grantor fail to take payment of any taxes, assessments, insures and the or delinquent and least charges payable by grantor, either by direct payment or by providing bereaticiary with funds with which to make such pay- secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any radia straining from breach of any of the same and pay ble with and they are to constructed as the obligation described, and all such payments all bo intered and the same collectly devine and payment, show and the nonpayment of the boligation described, and all such payments all bo intered at the same collar with they are of the nonpayment of the obligation of the beneficiary, render all mana secured by this trust deed immediately due and pay- to the payment bec	to pay tor tiling same in the proper public offices or offices, as agencies as may be deemed desirable by the beneficiary.	uant to the Uniform Con well as the cost of all i	frictions affecting the prop mmercial Code as the bene lien searches made by filin	erty; if the beneficiary ficiary may require and
 7. To appear in and defend any action or proceeding purporting to affect the search as well as the other costs and expenses of the and in any suit, action or proceeding in which the beneficiary or trustee and afformey's fees actually incurred. ind in 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 may appear, including any suit for the foreclosure of this deed traph 7 in all cases shall be tixed by the triat court and in the event of an appeal from any judgment or decree of the triat court, grantor if is an attempt to a stormey the state and in the security relation and under the interval of the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney tees and the triat court, grantor if is shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, company and loss association authorized to business under the time and portion of the monies payable as compensation for such taking, company of the trustee theread at any portion of the monies payable as compensation for such taking, when the states its subsidiaries, atilitates, agents of one and the states of one and the states of one and the take to business under the laws of one and the states are attempt who is an astive member of the foregon State Bar, a bank, trust company when the take its as the laws of one are a states and the states are and the laws of one and the laws of one are a states and the states are a states and the states are attempt to the state its abank, trust company when the any portion of the monies and attempt of the foregon State Bar, a bank, trust company when the take its a subsidiaries, attempting to reacte any are a states are a streamer to a state and company authorized to the state to real to real the real to real to real tor the laws of the state its and the states a	Amage by fire and such other hazards as the beneficiary may, written in companies acceptable to the beneficiary, with loss pe- liciary as soon as insured; if the grantor shall fail for any reason it least filteen days prior to the expiration of any policy of insu- the same at grantor's expense. The amount collected under may indebtedness secured hereby and in such order as beneficiary or any part thereof, may be released to grantor. Such application inder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and romptly deliver receipts therefor to beneficiary; should the gra- nent, beneficiary may, at its option, make payment thereof, and secured hereby, together with the obligations described in parage it hierest as atoresaid, the property heroinbelore described, and ound for the payment of the obligation heroin described, and ound for the payment the solid on heroin described, and the nonpayment thereof the obligation heroin described, and the debt secured by this trust deed, without waiver of any rights a ound for the payment the solid ator heroin described, and the nonpayment thereof shall, at the option of the beneficiary for any constitute a breact hot this trust deed.	the buildings now or 1 from time to time requi ayable to the latter; all p to procure any such insu trance now or hereafter any fire or other insure may determine, or at op n or release shall not cun to pay all taxes, assess axes, sasessments and o intor fail to make payme int or by providing bene nat or by and 7 of this tra arising from breach of an as well as the grantor, s not such a start shall y, render all sums secur	thereafter crected on the pro- tro, in an amount not less the clicies of insurance shall be rance and to deliver the pol placed on the buildings, the ince policy may be applied iton of beneficiary the enti- ter of waive any default or suments and other charges to ther charges become past ther charges become past and of any taxes, assessments ther charges become past ther charges become past ther charges become past and of any taxes, assessments ther charges become past ther charges become pa	roperty against loss or roperty against loss or han \$inSurable.,value odlivered to the bene- licies to the beneficiary e beneficiary may pro- d by beneficiary upon re amount so collected, notice of default here- that may be levied or due or delinquent and s, insurance preniums, ich to make such pay- set forth in the note and become a part of und for such payments, o attent that they are ayablo without notice, ediately due and even
OTE: The Trust Deed Act provides that the trustee hereunder must be either an atturney, who is an estive monies payable as compensation for such taking, opering and loan association authorized to do business under the laws of Oregon or the United States, as Eithe member of the Oregon State Bar, a bank, trust company opering of this state, its subsidiaries, affiliates, agents or branchos, the United States or as tenengy and is a subsidiaries, affiliates, agents or branchos, the United States or as tenengy and the is a subsidiaries, affiliates, agents or branchos, the United States or as tenengy the states of the laws of Oregon or the United States or as tenengy to a file laws and or company suborized to insure title to real	7. To appear in and defend any action or proceeding purp d in any suit, action or proceeding in which the beneticiary or any suit or action related to this instrument, including but no ness, including evidence of title and the beneticiary's or truste that agrees to pay such sum at the appellate court and in the ev It is mutually agreed that:	Ing the Cost of fifle searce or and trustes's and atto porting to affect the soc trustee may appear, inc the source of the source of the eo's afformey lees; the a yent of an appeal from a pressonable as the benef	h as well as the other cost rmey's tees actually incurre utity rights or powers of b bluding any suit for the for and/or enforceability, to mount of attorney iees me ny judgment or decree of the citary's or trustee's attorney	and expenses of the d. beneficiary or frustee; reclosure of this deed pay all costs and ex- intioned in this para- he frial court, grantor
operity of this state, its subsidiaries, affiliates, agents or branchos, the United States or a state state, a title later and the Oregon State Bar, a bank, trust company VARNING: 12 USC 12011 a method states, agents or branchos, the United States or any second the distance company suthorized to insure title to real	TE: The Fuel Dead Ast and de the fight, if it so elects, to require that all or	any portion of the mo	ight of eminent domain or nies payable as compensat	condemnation, bene-
and a substant sourcess the issue of obtaining banaficiary's consent in complete datas	perty of this state, its subsidiaries, atiliates, agents or branchos, the United St ARNING, 12, 1997 1701 2	on attenues when the		

24058

which are in excess of the amount required to pay all reasonable code, express and etterny's less measurily paid or insured by the set of the amount includes a second by the set of the

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 the coverage beneficiary purchases may be considerably more expensive main instance granter might enternice obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

quirements 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 * 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. (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. (D) 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, logatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

Secured necesy, whether of not induce as a believen interview interview and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the greator, 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 rade, assumed and implied to make the provisions hereod apply equally to corporations and to individuals.

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

disclosures; for this purpose uso Stevens-Nais form No. 1319, or equivalent. CARALLE A if complicince with the Act is not required, disregard this notice. STATE OF OREGON, County of Mult from This instrument was acknowledged before r by	urutz ah jss. ne on July 24 ne on July 24	, 19.97.,
MY COMMISSION NO.043542 MY COMMISSION EXPIRES APR. 27, 1999 Notery Public	tor Oregon My commission	expires 4-27-79
The undersigned is the legal owner and holder of all indebiedness secured by the deed have been fully paid and satisfied. You hereby are directed, on payment to you trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by trust deed or pursuant to reconvey, without warranty, to the parties designed to reconvey.	ligations have been poid.) he foregoing trust deed. All sums s 1 of any sums owing to you unde	ecured by the trust the terms of the of to you berewith
held by you under the same. Mail reconvoyance and documents to		
19		and the second second
Do not loss or distroy this Trust Deed OR THE NOTE which it secures. Both must be delivored to the trustee for cancellation before reconveyance will be made.	Beneficiary	
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EXHIBIT "A"

24059

Lot 31, Block 1, FIRST ADDITION TO BLEY-WAS HEIGHTS, in the County of Klamath, State of Oregon.

CODE 58 MAP 3714-3DB TL 1300

Lot 18, Block 1, BLEY-WAS HEIGHTS, in the County of Klamath, State of Oregon.

CODE 58 MAP 3714-3CD TL 800

STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed fo	or record at request of	f	Aspen Title	& Escrow	the	day
of	July	A.D., 19at	9:14 o'clock	<u>A</u> M., an	d duly recorded in Vol	<u>M97</u> ,
		of <u>Mortgages</u>		on Page	24057	
	e esta de la composición de			Ber	netha G. Letsch, County	Clerk
FEE	\$20.00		By-	Paula	ne Muelen	dare