	NS 42762	<u> </u>		OFFICENT IDEA STEVENS-NO	EES LAW PUBLISHERS CO., PORTLAND, (	DR 69264
	ALL-INCLUSIVE	97	AUG -4 P2:	4801 M97	Pag <b>25313</b>	4
	TRUST DEED			STATE OF OR	EGON,	ì
	DARREN E. VAUGHN			I certify was received f	that the within instru	ment day
	Grantor's Marke and Address REID A. BRENDELAND		SPACE RESERVED	book/reel/volu	ockM., and record me No	fed in
-	Benchulary a Rein) and Aldress	1975) 1975)	RECORDER'S USE	ment/microfilm	1/reception No of said Cou	
-	Ref recording, rollers to Olema, Address, 200; ASPEN_TITLE & ESCROW, INC. 525 MAIN_STREET			Witness naffixed.	ny hand and seal of Co	nty. Sunty
	KLAMATH FALLS, OR 97601 ATTN: COLLECTION DEPARTMENT		Medarqua i vilos Santa Hadisələri	NAME By	TILE De	 puty.
	THIS TRUST DEED, made this DARREN E. VAUGHN	23RD d	sy of JULY		10 97	1
	OV ASPEN TITLE & ESCROW, INC. REID A. ERENDELAND	Area of a series		*******************************	as Gran	
-	REID A. BRENDELAND				as Trustee, a	and
	Grantor irrevocably grants, bargain KLAMATH County, O	WITN s, sells and con regon, described	ESSETH: veys to trustee in les:	trust, with powe	r of sale, the property	iry, in
and decision resistants and property and pro	Lots 43, 44, and 45, Block 14, of Oregon.	ST. FRANCIS	PARK, in the	County of K1	amath, State	
	CODE 41 MAP 3909-2CC TL 1800	_ (	10	"		
li	SEE ALL-INCLUSIVE CLAUSE MARKED MADE A PART HEREOF AS THOUGH FU	HULL DET THE	DE HEREIN			
to, or the	fether with all and singular the tenements, hered hereafter appertaining, and the rents, issues and property.  FOR THE PURPOSE OF CROWNING	litamente and appu I prolits thereof ar	urtenances and all oti id all fiziures now or	her rights thereunto hereafter attached t	belonging or in anywise n	1097
of.	THIRTY-EIGHT THOUSAND AND NO	RFORMANCE of	each agreement of g	rantor herein contail	ned and payment of the st	um
5	soomer paid, to be due and payable at make	y or order and em Tity of note	de by granter, the fi	ral payment of prin	to the terms of a promisson scipal and interest hereof,	if
bec ert	comes due and payable. Should the grants either y or all (or any part) of grants's interest in it seticiary's option, all obligations secured by the me immediately due and payable. The execution ignment.	y this instrument or agree to, sttem; without first obta is instrument, irre by grantor of an	is the date, stated a t to, or actually sell, ining the written con	cont of assign a	(or any part) of the pro	op- i
pro	1. To protect, preserve and maintain the protect, preserve and maintain the provenent thereon; not to commit or permit any with the complete or reserve according to the complete or reserve accordi	ntor agrees: operty in good cor aste of the propert	dition and repair; n	of to comove as to		AC AND MILE OF
80 f	2. To complete or restore promptly and in get aged or destroyed thereon, and pay when due a 3. To comply with all laws, ordinances, regular equests, to join in executing such limating state of the proper public office on the state way for tiling same in the proper public office on the state way for the proper public office on the state way for the proper public office on the state way for the proper public office on the state way to describe the state of the proper public office on the state of the state of the proper public office on the state of the state	ations, covenants,	conditions and restrict	rtions offenting at		- 11
dam	1. To provide and continuously maintain in	f oilices, as well o cary. Surance on the b	s the cost of all lier uildings now or have	e cearches made by	tiling officers or searching	ಗ್ ಗ್
at le cure anv	ry as soon as insured; if the grantor shall tail for not lifteen days prior to the expiration of any p the same at grantor's expense. The amount coll- indebtedness secured hereby and in such ander as my part thereof, may be released to grantor. Such to investigate my	with iosa payable any reason to pro colicy of insurance ected under any fi beneficiary may a ch application or re	to the latter; all poli- cure any such insurar now or hereafter pla- ite or other insurance letermina, or at optio- desse shall not cure.	cies of insurance sha we and to deliver the cod on the buildings a policy may be ap n of beneficiary the	is then so insurable.  If be delivered to the bene-  policies to the beneficier,  the beneficiary may pro-  plied by beneficiary upon  entire amount so collected	valu y - n !,
asses pron liens ment secur the d with boun	self upon or against the property before any property deliver receipts therefor to beneficiary; and or other charges payable by grantor, either by c, beneficiary may, at its option, make payment ed hereby, together with the obligations described to secured by this trust deed, without waiver or interest as aforesaid, the property hereinbefored to the payment of the hills.	ion liens and to part of such taxes, could the grantor to direct payment or at thereof, and the sed in paragraphs fany rights arising described, as well described, as well	ay all taxes, assessments and other assessments and other assessments and other assessments of anount so paid, we amount so paid, we amount so paid, we amount so paid, we amount so paid, as the granter, whe as the granter.	ents and other charger charges become po of any taxes, assessing iary with funds with tith interest at the re- deed, shall be added the covenants here	ges that may be levied on ast due or delinquent and ments, insurance premiums which to make such pay- rate set forth in the note at and become a part of sof and for such payments,	r
truste	6. To pay all costs, fees and expenses of this to incurred in connection with or in enforcing to 7. To suppose in and delegations.	trust including the	cost of title search i	as well as the other	costs and expenses of the	
or any penser	y suit, action or proceeding in which the be y suit or action related to this instrument, inclu- t, including evidence of sitte and the beneficiar 7 in all cases shall be died and to	neliciary or truste iding but not limi Ty's or trustee's at	e may appear, included to its validity and formey less: the amo	ling any suit for the d/or enforceability, unt of attorney lene	of beneficiary or trustee; foreclosure of this deed to pay all costs and ex-	
ticiary	8. In the event that any portion or all of the shall have the right, if it so elects, to require	property shall be that all or any i	taken under the righ	t of eminent domair	r or condemnation, bene-	
or savis propert "WAR!	The Bust Doed Act provides that the trustee berounder r ugs and lean association authorized to do business under of this state, its subsidiaries, effiliates, agents or branche VING: 12 USC 1701-3 regulates and may probibil exerc unblater suggests that such an agreement activess the	must be either an etto the laws of Oregon o s, the United States or	may, who is an octive m: r the United States, a titl any egency thereof, or an	ombar of the Oregon Sta e insurance company au carrow agent licensed i	insation for such taking,	
	- เมื่อวายเลย สกกประ	eses in carring 66	onnays consold in se	npleta datali.		

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be gaid to beneficiary and applied by it first upon any reasonable costs and expenses and ettorney's tees, both in the tried and appoliate courts, necessarily paid or incurred by bereficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expenses, to take such scions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, let cancellation), without attenting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agroement affecting this deed or the lien or charge thereot; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons less for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequecy of any security for the indebtedness hereby secured, enter upon and take one and unpaid, and apply the same, less coets and expenses of operation and collection, including reasonable attorney's fees upon any time and unpaid, and apply the same, less coets and expenses of operation and collection, including reasonable attorney's less upon any tall therefore, in its own names use or otherwise collect the tents, issues and profits, or the proceeds of tire and other insu to to reclass this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced toreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. It the default trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. It the default time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being fault or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's tees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed of any matters of fact shall be conclusive groof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the cale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the exgrantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's afterney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee mimed herein or to any successor trustee powers and duties conferred upon any trustee herein named or appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shell be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, The grantor expensions and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully soized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set torth in an addendum or exhibit attached hereto, and that the grantor will warrant and inverted eleend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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 then 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 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 grantor's 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 heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The torm beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each 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 exply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this institution of the plant of this instrument the der and year tirst above written.

DARREN E. VAUGHN \* IMPORTANT NOTICE: Dalets, by lining out, whichever warranty (a) or (b) to not applicable; if warranty (a) is applicable and the beneficiary is a craditor os such word is defined in the Truth-in-Lending Act and Regulation I he beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavent-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on .... by DARREN E. VAUGHN OFFICIAL SEAL METORITOR was acknowledged before me on the management of the metoritor of th Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) .. Trustee The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all svidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without weiranty, to the parties designated by the terms of the trust deed the estate now

held by you under the same. Mail reconveyance and documents to . DATED. Do not lose or destroy this Trust Dood OR THE NOTE which it escutes.

Both must be delivered to the trustee for conveilation before reconveyance will be made. Beneficiary

## EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A MORTGAGE RECORDED IN BOOK M-80 AT PAGE 16331 IN FAVOR OF STATE OF OREGON, REPRESENTED AND ACTING BY THE DIRECTOR OF VETERANS' AFFAIRS, AS MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. REID A. BRENDELAND, THE BENEFICIARY HEREIN, AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF STATE OF OREGON, REPRESENTED AND ACTING BY THE DIRECTOR OF VETERANS' AFFAIRS, AND WILL SAVE GRANTOR HEREIN, DARREN E. VAUGHAN, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND MORTGAGE, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR 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)

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STATE	OF OREGON:	COUNTY OF KLAMATH: 58.			
	r record at requ	est of	Aspen Title & Escro	w the 4th	dav
of	August	A.D., 19 97at2:	46 o'clock P. M. and	duly recorded in Vol. M97	uay
	- 6.	of <u>Mortgages</u>	on Page 25:		
FEE	\$15.00		Bern	etha G. Letsch, County Clerk	