the same of the water of the same of the s	SV AU 15 P2 481 /411 Page 26947
TRUST DEED	STATE OF OREGON, County of
Rodney D. Miller Kelly A. Miller	1 sertify that the within instrument was received for record on the day of, 19, at
Gestor's Nume and Address John R. Miller	o'clock M., and recorded in space reserved book/recl/volume No on page
Sonoficiary's Years and Address	ment/microfilm/reception No. Record of of said County.
After recording, return to (Ranse, Activess, Epp: As pen Title & Escrow, Inc. 525 Main Street Klamath Falls, OR 97601	Witness my hand and seal of County affixed.
Attn: Collection Department	By Deputy
THIS TRUST DEED, made this 2577 Rodney D. Miller and Kelly A. Miller	
Aspen Title & Escrow, Inc.	as Grantor, , as Trustee, and
John R. Miller	as Beneficiary,
Grantor irrevocably grants, bardains, sells an	CONTENT TO SECURIAL IN A.
Klamath County, Oregon, des	cribed as
Please see Exhibit "A" attached hereto	and made a part thereof
THIS DEED OF TRUST AND THE OBLIGATION	SECURED THEREIN ARE JUNIOR AND SUBORDINATE TO A
DEED OF TRUST IN FAVOR ROBERT TUTTLE I	N THE APPROXIMATE SUM OF \$11,479.00
The little of the state state of the safety	
together with all and singular the tenements, hereditaments a or hereafter appertaining, and the tents, issues and profits the	nd appurtenances and all other rights thereunto belonging or in anywise now ereof and all fixtures now or horeafter attached to or used in corasection with
The property. KOR THE PURPOSE OF SECURING PERFORMA	NOT a least the second of the carrier attraction to or used in connection with
(\$20, 196, 00)	AA AAIII MAA I AAA AAA AAAA AAAA AAAA A
not sooner paid to be due and navable at maturity of	Dollars, with interest thereon according to the terms of a promissory and made by granter, the final payment of principal and interest hereof, if
The date of maturity of the debt secured by this inst becomes due and payable. Should the grantor either agree to erry on all (or any part) of grantor's interest in it without it bensituary's option*, all obligations secured by this instrume come immediately due and payable. The execution by granto assignment.	russent is the date, stated above, on which the final installment of the note at tempt to, or actually sell, convey or assign all (or any part) of the propriest obtaining the written consent or approval of the beneficiary, then, at the ent, irrespective of the maturity dates expressed therein, or herein, shall bear of an earnest money agreement** does not constitute a sale, conveyance or
To protect preserve and repleted the	[발전] [발전] [발전] 12 [발전] 12 [발전] - [발전] 12 [발전]
damaged or destroyed thereon and naverbanding good and ha	bitable condition eny building or improvement which may be constructed.
so requests, to join in executing such tinances, regulations, cov to pay for tiling same in the proper public office or offices, a dencies as may be deeped decirable by the booties.	enents, conditions and restrictions afterting the property; if the beneficiary results to the Uniform Commercial Code as the beneficiary may require and is well as the cost of all lien searches made by tiling officers or searching
4. To provide and continuously maintain insurance of damage by tire and such other hizards as the beneficiary may written in companies acceptable to the beneficiary, with loss liciary as soon as insured; if the dranger shall gill be discounted.	n the buildings now or hereafter erected on the property against loss or y from time to time require; in an amount not less than \$1NSURAble yal payable to the latter; all policies of insurance shall be delivered to the bene-
ure the same at granter's expense. The amount collected underny indebtedness socured hereby and in such order as banetician or mart thereof, rank be released to desire.	er any lire or other insurance policy may be applied by beneficiary may pro- er any lire or other insurance policy may be applied by beneficiary upon by may determine, or at option of beneficiary the entire amount so collected.
5. To keep the property free from construction liens a	nd to pay all taxes, assessments and other charges that may be levied or
iens or other charges payable by grantor, either by direct paya	ment or by providing beneficiary with funds with which to make such pay-
he debt secured by this trust deed, without waiver of any right vith interest as aloreasid, the property hereinbelore described round for the payment of the oblidering breaking along the	satisfies from breach of any of the covenants hereof and tor such payments, an well as the grantor, shall be bound to the same extent that they are
nd the nonpayment thereof shall, at the option of the benetic ble and constitute a breach of this trust deed. 6. To nav all costs, tees and expresses at this tout look	iary, render all sums secured by this trust deed immediately due and pay-
7. To appear in and defend any action or proceeding me in any suit, action or proceeding to which the bandliness.	urparing to attect the security rights or powers of beneficiary or trustee;
any suit or action related to this instrument, including but	urpaing to anoer the security rights or powers of beneficiary or trustee; or trustee may spean; including any suit for the foreclosure of this deed not limited to its validity and/or enforceability, to pay all costs and ex-

penses, including evidence of title and the beneficiary's or truster's attorney less; the amount of attorney fees mentioned in this paragraph? In all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, small ruther agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.

18. In this event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right; if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hersunder must be either in atterney, who is an active member of the Oregon State Bar, a bank, trust company or surings and loan association authorized to do business under the tens of Origon or the United States, a title insurance company activarized to insure title to real property of this state, its subsidiaries, affiliates, against or branches, the United States or any agency thoracd, or an excrew agent licensed under ORS 696.505 to 696.585.
"WARNING: 12 USC, 1701,5 inquintes incl. may prohibit spirits of this option."
"The publisher suggests that such an agreement address the Issue of obtaining licensising's consent in complete detail.

which the process of the amount resolvable to ply the discontible with, sephanes and alterny's foot necessarily poid or incured by granter in which proceedings, shall be inselt to buildheirs; sale itselfuel by it is the proceedings, sale as and expenses and attorney's test, hothing the proceedings, shall be inselt to buildheirs; sale itselfuel by itselfuely the auch proceedings, sale aparts agrees, at life over isopenso, in take such proceedings, such compensation, promptly upon bornilitary's request,

At any time and from time to time upon written request of beneficiary, payment of the less and presentation of this deed and the life of the process of the making of any mayor of parts the building of any payment of the less and presentation of this deed and the life intellutions, instead only (2) oceans to the making of any mayor of past of the less the building of any payment of the intellutions, instead only (2) oceans to the making of any mayor of past of the less than the past of the life intellutions, instead only of the making of any mayor of past of the life intellutions, instead only of the making of any mayor of past of the life intellutions, instead only of the property or differ thereio, and the recitals therein of any matters or faces shall be conclusive proof of the truthulness thereof. Trustee's and important of the property or any part thereof, in liven manes use or otherwise collect the test, which are past of the property or any part thereof, in liven manes use or otherwise collect the test, suce and post, including these pasts and unput, and apply the team, less costs and expenses of operation and collection, including reasonable statorrey's less upon any test and unput, and apply the team, less costs and expenses of operation and collection, including reasonable statorrey's less upon any test and apply the team, less costs and expenses of operations and collection, including reasonable statorrey's less upon any test and apply the team, less costs and expenses of operations and collection, incl

attached hereto, and that the grantor will warrent and lorever detend the same against an persons who have a stracked hereto, and that the grantor will warrent and lorever detend the same against an persons who was attached by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-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 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. It 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 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 curposes (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 term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or met named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustee end/or beneficiary may each be me If the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes thall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

not applicable; If was as such word is defin beneficitary MUST cen	Delete, by lining out, whichever warranty (a)or (h) is	
	Act is not required, disregard this notice.	t diam
	STATE OF OREGON, County of Klamath) ss.	
ontalio devi.	This instrument was acknowledged before me on August / 5 h	. 19.97,
	This instrument was acknowledged before me on	, 19,
	OFFICIAL	***************
1600	Language Transport Control of the Co	***************************************
MY COM	NOTARY PUBLIC OREGON COMMISSION NO. A 034448 ISSION EXPIRES MAY 31, 1993	S-21.0

LAURA JEUTER		MII		
ARY PUBLIC-OREGON		11/10/10 7	~->	***************************************
MISSION NO. A GG444A		V 18360-		
EXPIRES MAY 31, 1998	Water	Ruplic for Oregon	Mr. commission	- evering 5-21-90
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REQUEST FOR FULL RECO	NVEYANCE (To lie used only	when obligations have b	een naid.)	
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, Truitee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without werranty, to the parties designated by the terms of the trust deed time estate now held by you under the same. Mail reconveyence and documents to

DATED: Research 2 The Research State of Facilities and State of The St	기본(경화학자) 교통 학생 나이 여행 이 하나는 것이 없었다.
Do not luse or destroy this Trust Dwed OR THE NOTE which it secures.	
Both must be delivered be the trustee for concellation before	Baneliciary

EXHIBIT "A"

All that portion of Lots 19 and 20; Block 125, MILLS ADDITION OF CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, described as follows:

Fieginning at a point on the Southerly line of Orchard Avenue, which point is 18 feet East of the Northwest corner of said Lot 20, and running thence Southwesterly at an angle of 104 degrees or less, to the Southwesterly line of Lot 20; thence Southeasterly along the Southwesterly boundary of Lot 20, 9 feet, more or less, to the Southwesterly boundary of Lot 20, 9 feet, more or less, to the Southeast corner of Lot 20; thence continuing on same course 9 feet along the Southerly line of Lot 19; thence Northeasterly to a point on the Southerly line of Orchard Avenue 6 feet West of the Northeasterly corner of Lot 20; thence Northwesterly along the Southerly line of Orchard Avenue 38 feet to the point of beginning.

CODE 1 MAP 3809-33AD TL 2500

STATE OF OREGON: COUNTY OF KLAMATH: ss.

	ord at request of		spen Title &	Escrow		4. 1. 2. 2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
of Aug	the party of the first section of the first section of	_A.D., 19 <u>_97</u>	at2;49	o'clock P.M.	and duly recorded in V	Loth day ol. M97
		of <u>Mo</u> r	tgages	on Page	26947	
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