POTE BILL 1861 - TRAST CETTE & Language Restrictions	COPYRIGHT LISTS STEVENSHIEDS LAW MUSLICHERS CIT, FORTHLAND, COLUMN
<b>15 </b>	N6 15 P2:49 M47-Page_26951 €
TRUST DIED	STATE OF OREGON, County of} ss.
77 CANNON AVIAUE TRUST. R.L. PETERSON, TRUST	ROR and/or as fee/file/instru- ment/microfilm/reception No, Record of of said County.  Witness my hand and seal of County affixed
Granton's Name and Address  J. & B. TRUST, BETTY BREYTBARTH, TRUSTFE	
Browlichty's Rense and Address  Afactoscinding, return to (Fame, Address, 219):	
SULL 013013 (218-218) 5150 Mae Anne Ave Bino, XIV 89533	NOME TIME By, Deputy.
THIS TRUST DEED, made inis 11th	day of August , 19 97., between
ASPEN TITLE & ESGROW, INC.  J. & B. TRUST, BETTY BREITBARTH, TRUSTEE	"as Grantor, "as Trustee, and
WIT	VESSETH:  nveys to trustee in trust, with power of sale, the property in odes?
the property.	purtenances and all other rights thereunto belonging or in anywise now and all liztures now or hereafter attached to or used in connection with of each agreement of grantor herein contained and payment of the sum

--(\$30,000.00)-Dollars, with interest thereon according to the terms of a gramisso note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereol, if not sooner paid, to be due and payable

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come immediately due and payable. The execution by granter of an earnest money agreement\*\* does not constitute a sale, conveyance or assignment.

10 protect the security of this trust deed, granter agrees.

11 To protect, preserve and maintain the property in good condition; and repair; not to remove or demolish any building or improvement thereon, not to commit or permit any waste of the property.

21 To complete or restore promptly and in good and habitable condition any building or imprevement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

31 To comply with all laws; ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so regulates, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by illing officers or searching affected and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by litre and such other havards as the beneficiary may from time to time require, in an amount not less than \$1.10.811.8.01.6, val. written in companies acceptable to the beneficiary may from time to time require, in an amount not less than \$1.10.811.8.01.6, val. written in companies acceptable to the beneficiary in loss payable to the leverator placed on the buildings, the beneficiary with loss payable to the leverator placed on the buildings, the beneficiary may produce the same at granter's expense. The amount collected under any lite or other insurance policy may be applied by beneficiary upon any indebteness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the beneficiary upon any indebteness secured hereby and in such order we beneficiary and determine or any part thereof, may be released to granter. Such application or release whall not cure

and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including this cost of title search as well as the other costs and expenses of the trustees incurred in connection with or in entercing this soligation and trustee's and attenny's fees actually incurred.

7. To appear in and defend, any action or proceeding purporting to attent the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclasure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or entercability, to pay all, costs and expenses, including evidence of title and the beneficiary's or trustee's interney fees; the amount of atterney fees mentioned in this paragraph 7 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, granter further alignment or pay such sum at the appellate court and in the event of an appeal at the densitiency or such appeal.

It is mitually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, becautions and the right, it is a electa; to require that all or any portion of the movies payable as compensation for such taking.

NOTE: The Rust Deed Act provides that the trustes herevader must be either an atherey, who is an active member of the Oregon State Bay, a basis, trust company NOTE: The host open and provides that the present them are entern a suspect, when is an active interior to the company activities the same the property of this state, it is interior to the same the property of this state, it is interior to the same the property of this state, it is interior to property of this state, it is interior to the same that the property of this state, it is interior to the same that the property of this state, it is interior to the same that the property of this state, it is interior to the same that it is not the same that it is not the same that it is not the same that such an appear the issue of obtaining light the same that it is constant.

which the infection of the infection to provide the pay all remembers used, expenses and altorrays less become and attorrays less, both interest in the past of the past th 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 requirements imposed by applicable law.

The grantor warronts that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, tamily or nowehold 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 birds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grander, trustee and/or beneficiary may each be more than one person; that it the currient so requires, the singular shall be taken to mean and include the plural, and that generally all grandatical changes thall be made, assumed and implied to make the provisions have apply equally to corporations and to individuals. IN WITNESS WHEREOS, the granter has executed this instrument the day and year "IMPORIANT NOTICE: Delete, by lining out, whithever warminy (a) or (b) is "IRWILL TANK TOTALLY INCOMING IN not applicable; if warminy (a) is applicable and the beneficiary is a creditor as such word is defined in the truth-in-behinding Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavenis-Ness form No. 1319, or equivalent.

If compliance with the Act is not required, disregard this notice: STATE OF OREGON, County of !!(lamath ...) ss. This instrument was acknowledged before me on . August R.L. PETERSON This instrument was acknowledged before me on Street and OFFICIAL INENE CAROLE A. LINDE
CAROLE A. LINDE
NOTARY PUBLIC-CHECOM
COMMISSION NO. 056735
IF COMMISSION EPPREE AUG. 15, 2009 ere eregeszere ere Notary Public for Oregon My commission expired REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) Millari Baka Balific (e) STATE OF GREGON: COUNTY OF KLAMATH :: 55...

Filed for record at request of \_\_\_\_\_\_ Aspen Title & Escrow the A.D., 19 97 at 2:49 o'clock of Mortgages \_\_\_Nugust P. M., and duly recorded in Vol. on Page\_ 26951 STATE OF STATE · Victoria subsection

FEE \$15.00

Bernetha G. Letsch, County Clerk etaller Ľν Kows