	CCPT	RIGHT 1385 STEVENS-JESS LAW PUBLISIENS CO., PORTLAND, OR 9720-
	р У7 СЕТ -3 Г	Vol <u>_m97</u> Page <u>32673</u> § 23:30
		STATE OF OREGON, County of} ss. I centify that the within instrument
RANDY & LINDA NORRIS	เมืองสังชาวประกัดไม่มีสมัย (ค.ศ. 2014) เปรียง เมืองสาคาด โดยเหมือง จึงได้ (1987) (ป	was received for record on the day of, 19, at 0'clockM, and recorded in
Grantor's Pittie and Address	SPACE RESERVED	book/reel/volume Notice on page

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Grantor's Merse and Address JIM KASHUBA Al commence of dealer MAYNA SOMUL n la A

* 14 86 Y MARCHICKS RESIDEN After rectifing re hma to Ol ASFEN TITLE & ESCROW, INC.

525 MIAN STREET KLAMATE FALLS, OR 97601 ATTN: COLLECTION DEPT. Commentation Harden of corporation

FOR HECORDER 8 USE sciencies letter sciences

SPACE AEBERVED book/reel/yolume No as fee/file/instruand/or ment/microfilm/reception No. Record of of Said County. Witness my hand and seal of County affixed.

NAME TTRE services entropy of the second by ____ , Deputy. tura or deservationer

THIS TRUST DEED, made this _____2nd day of October 19.97 , between

ASPENTITLE & ESCROW, INC. RANDY IL. NORRISIAND LINDA C. NORRIS OR SURIVOR

., as Grantor, ..., as Trustee, and

2673 🕀

..., as Beneficiary.

TO TELEASE UP THE DOC IN A SAMPLE THE WITNESSETH AND ADDRESS AND ADDRESS AND ADDRESS AD Grantor irrevocably frants, bargains, sells and conveys to trustee in trust, with power of sale, the property in SK DL ST KLAMATH_____County, Oregon, described as:

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logether with all and alngulur the tenements, hereditaments and appertenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rests, issues and profile thereof and all fixtures now or hereafter attached to or used in connection with the property. BY DE. SCHAMOL

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRY FIVE THOUSAND AND NO/100-----------_ _ _ _

-(\$35,000.00)-

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either ugree to, attempt to; or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irruspective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or entered. assignment.

8. In the event that may portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary 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 first Deed Act provides that the trustee harevader must be either an informer, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to do business under the laws of Oregon or the Uallad States, a title insurance company authorized to incure title to real property of this state, its subsidiaries, effiliated, egonts or branches, the United States or any agency General, or an escrive agent licensed under URS 696.565 to 696.685. Property of this search its secondaries, anniaecci, agoint or orientent, the onition Search or say agency therea, or an escow agent "WARNING' 12 USC 17013- regulates and may prohibit extriction of this option. "The publisher suggests that such an agreement address the issue of obtaining beceticiary's consent in complete datall.

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Provide the strength of the property o

WARNING: Unless greator provides beneficiary with evidence of insurance coverage as required by the con-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-ODTAIN Alone and may not satisfy any most set property and by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural perion) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, devisess, 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 beneficiary herein.

In construing this trust dead, it is understood that the grantor trustee and/or beneticiary may each be more than one person; that if the construing this trust dead, it is understood that the grantor trustee and/or beneticiary may each be more than one person; that if the construction of 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 hereol apply equally to corporations and to individuals.

* IMPORTANT NOTICE: Delete; by lining out, whichever wirranty (a) or to not applicable; if warranty (a) is applicable and the beneficiary is a cro- as such word is defined in the Truth-Landing Act and Regulation Z, beneficiary, MUST comply with the Act and Regulation by iniaking requ disclosures; for this purpose use Stevant-Ness Form, No. 1(19), or equival to the applicable of the applicable of the applicable of the second s	tie Jind Jent. s.
CONTRACTOR OF CONTRACTOR	ofKlamath
This instrument was ackr by dim KASHUBA	nowledged before me on <u>Octboer 3</u> , 19.97,
This instrument Was acki	nowledged before me on, 19,
by the factor of the factor	and the second
	A + A + A + A + A + A + A + A + A + A
OFFICIAL SEAL	Carstett. Mmse,
COMMISSION NO. 05/1736	Notary Public for Oregon My commission expires 1/1044
	be used only when obligations have been paid,)
TO: The undersigned is the legal owner and holder of all indeb deed have been fully paid and satisfied. You hereby are directed fruis: deed or pursuant to statute, to cancel all evidences of inde fruis: deed or pursuant to statute, to cancel all evidences of inde together, with the trust deed) and to reconvey, willout warrants	ustee bedness secured by the foregoing trust deed. All sums secured by the trust d, on payment to you of any sums owing to you under the terms of the biedness secured by the trust deed (which are delivered to you herewith biedness secured by the trust deed (which are delivered to you herewith y, to the parties designated by the terms of the trust deed the estate now
held by you under the same. Mail jeconveyance and documents	20
DATED	<u>al ()[], -3 (b.3:30)</u> Béresticiary
the second second states and states	CERTIFIC CONTRACTOR SERVICES MORE AND A CONTRACTOR OF A CONTRACTOR

ATTIC # COCYUENC

EXHIBIT A

A tract of land situated in the NE 1/4 of Section 2, Township 37 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a point from which the Northwest corner of said Section 2 bears North 69 degrees 06' 48" West, 2883.94 feet; thence North 01 degrees 26' 15" East, 149.88 feet; thence North 89 degrees 50' 18" East 290.04 feet; thence South 01 degrees 13' 54" West, 150.46 feet; thence South 89 degrees 57' 20" West 290.56 feet to the point of beginning.

CODE 113 MAP 3714-200 TL 700

STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed for record at request ofA.D., 19.97at3:30			Aspen '	itle & Escro	<u>0</u>	the3rd			
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	\$20.00	of	Mortgäges	<u>es</u>		Bernetha G. Le			<u>1997 - 1997</u>