| FORE 18. 161 - Til MT THED (Adel) shent Bactrinally | The state of the s |
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| 46622 | |
| TRUST DI ED | STATE OF OREGON, County of } ss. |
| WILLIAM S. SHREEVE, WILLIAM L. SHREEVE, AND | was received for record on theday |
| KATHRINE M. SHREEVE Gruntor's Name and Address JACK C. DAVIS | of, 19, at |
| | SPACE RESERVED book/reel/volume No. on page FOR and/or as fee/file/instru- RECORDING USE ment/microfilm/reception No. |
| After responding, return to charac, Address; 21 9: AS PEN TITLE & ESCROW, INC. | Record of of said County. Witness my hand and seal of County |
| KLAMATH FALLS, OR 97601 | |
| ATTN: COLLECTION DEPT. | By, Deputy. |
| THIS TRUST DEED made this 25th WILLIAM S. SHREEVE, WILLIAM L. | dey of September ,19.97 , between SHREEVE AND KATHRINE M. SHREEVE |
| ASPEN TITLE & ESCROW, INC. JACK C. DAVIS | as Grantor, , as Trustee, and |
| | All Thirteer Tu., as Beneficiary, |
| | and conveys to trustee in trust, with power of sale, the property in excribed as: |
| The West 3 feet of Lot by and a | Ounty of Klamath, State of Oregon. |
| CODE 78MAP 3606-9DA TL 2201 | Hard Carlot Control and Control of the Control of t |
| | |

Control of the first of the fir together with all and singular the tenements, sereditsments and appurtenence, and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures move or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor legrein contained and payment of the sum of TWENTY SEVEN THOUSAND AND NO/100---note of even date herewith, payable to beneficiary or order und made by gruntor, the tinal payment of principal and interest hereof, if

not sooner paid, to be due and payable October 6, 2007. HXX not sooner paid, to be due and payable. Occasioned by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the granter either agree to attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of granters 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, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneficiary's options, all obligations secured by this instructum, imagestive of the maturity dates expressed therein, or herein, shall become immediately due and puyablo. The execution by granton of an earnest money afterements does not constitute a sale, conveyance or assignment.

To protect, preserve and maintain! a property in field condition and repair; not to rumove or demolish any building or improvement thereon, not to commit or permit try wates of the property.

2. To complete or restore promptly and in food and habitable condition any fulfilling or improvement which may be constructed, damaged or destroyed thereon, and pay when 'we all costs incurred thereon.

3. To comply with all laws, ecclinances, regulations, covinants, conditions and restrictions alteriting the property; if the beneficiary or oreguests, to fain in executing such timenth; is attenuents previously of the property and to pay for tiling same in the proper public oblice or offices, an well as the cost of all lien searches made by lilling officers or esarching agencies as may be desired desirable by the Ismeliciary.

In provide and continuously mainthin insurance on the buildings now or hereafter escent on the property against loss or demonstrated to the property against loss or demonstrated of the property against loss or demonstrated to the computation of the beneficiary from time to time sequire, in an amount not loss than #ISULGDLE Value and little or appearance of the property against loss or demonstrated to proper the computation of the property and little or any research and the little of the property against loss or demonstrated to the property of the property and little or any research property in the food in any property and the property of the property and little or any search property in property and the property of the property and little or any search property in a property of the property of the property in a property defends any property defends any property defends any property and property and property in a property a

It is mutually agreed that:

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

1900 (100)

NOTE: The flust Good Act provides that the trustee bear inder must be obtain as altimet, who is an active member of the Oregon State Ser, a bank, trust examples or surings and lean execution authorized to do business under the trust of Oregon or the United States, a title issuestee company archerized in facure title to real WARNING: 12 USC 1701;3 regulates and may proble controlled this uption.

"The publisher suggests that such an equipment addities the locus of all liming tensiletary's economic in complete Cetall.

which are in excess of the amonim resulting to the content of the proceedings, while he paid to beneficial; and spending the trial and expendence of the proceeding the proceeding the paid to beneficial; and spending the proceeding tract or losn agreement between them, beneficiery may purchase insurance as grantor's expense to protect beneficiery's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, ticiary's interest. This insurance may, but need not, also protect grant it interests in the condition decoules 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 to the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by hereficiary, 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 granter's prior coverage lapsed or the clate granter failed to provide proof of coverage. or coverage may be the dete granters prior coverage tapsed or the date granter taned to provide proof or coverage. The coverage beneficiary purchase: may be considerably more expensive than insurance granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reoperant more and may not satisfy they need for property damage coverage of any mendatory mainty in quirements imposed by applicable law.

The frantor warrents that the proceeds of the loan represented by the move described note and this trust deed are:

The frantor warrents that the proceeds of the loan represented by the move described note and this trust deed are:

(a)* primarily for frantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural personal are for business or commercial purposes. This deed applies to, inures to the brackit of and binds all parties herein, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall meen the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary hazer. secured nervery, whether or for named as a pendicular model.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that in construing this trust deed, it is understood that the grantor, 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 understood and implied to make the provisions hereof apply equally to corporations and to individuals. A state of the provisions hereof apply equally to corporations the day of the first above written. **IMPORTAN': NOTICE: Delete, by lining out, whichever warranty (a) or (b) is **IMPORTAN': NOTICE: Delete, by lining out, whichever warranty (a) or (b) is a such word is defined in the Truth-in-terding Act and Regulation I, the as such word is defined in the Truth-in-terding Act and Regulation I, the beneficiary IAUST comply with the Act and disgulation by making required beneficiary IAUST comply with the Act and disgulation by making required disclosures; for this purpose use litevent-Near form No. 1317, or equivalent.

If compliants with the Act is not required, diregard this notice:

**INDICATE OF OREGON, County of Jack Son () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledded before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All The instrument was acknowledged before me on () All T This instrument was acknowledged before me on () ala'Del by WILLIAM I. SHREEVE, WILLIAM S. SHREEVE &KATHRINE M. SHREEVE OFFICIAL SEAL LOIS L. STIWENS NOTARY PUBLICACREGON COMMISSION NO. 017866 COMMISSION EXPIRES SEPT. 23, 2010 Notary Public for Oregon My commission expires 9-23-6 REQUEST 14: A FULL RECONVIYANCE (To be used only when obligations have been said.) STATE OF OREGON: COUNTY OF ICLAMATH: ss. 8th the_ Aspen Fitle & Escrow Filed for record at request of Aspen Fit1e & Escrow une Control of October A.D. (197 at 3:09 o'clock P.M., and duly recorded in Vol. M97 of Mortgages on Page 33178

Remeths G. Letsch, County Clerk Ey _____ Kitalimi ____ Kosia) FEE \$15.00