NS					
•	97 NOV 21	P3:49	Val 197	Page 38372	
48990 TRUST DEED	į		STATE OF O		•
			County of		ss.
			I cortif was received	y that the within instruction for record on the	nent dav
			of	, 19	_, at
Grantor's tiame and Address	SPACE F	RESERVED	book/reel/vo	clockM., and recorde	page "
		OR DER'S USE		and/or as fee/file/ins	stru-
Denia Sirry's Name and Address			Record of	lm/reception No of said Coun	ty.
After recording, raturn to (Plame, Altereas, Zip): ASPEN TITLE & ESCROW, INC.			Witness affixed.	my hand and seal of Con	unty
525 MAIN STREET			ulliacu.		\ ,
KLAMATH FALLS, OR 97601	į		By	ππε , Dep	outv.
		······································		-	
THIS TRUST DEED, made this5thWILLIAM J. ALSTON AND BARBARA J. MC	day of CARTY	Nove	mber	, 19.97 , betwe	een
***************************************				as Gran	for
ASPEN TITLE & ESCROW, INC. BOB'S CUSTOM PENSION FUND				as Trustee, a	and
	••••••		*******************************	, as Beneficia	ury,
Grantor irrevocably grants, bargains, sells	WITNESSE: and conveys t	TH: o trustee .	in trust, with po	wer of sale, the property	in in
	escribed as:		,	,	
SEE ATTACHED LEGAL DESCRIPTION AT		ETO AND	MADE A PART	HEREOF AS THOUGH	
FULL CONTAINED HEREIN AS EXHIBIT	'A"				
together with all and singular the tenements, hereditaments	and appurtenar	nces and all	other rights thereu	nto belonging or in anywise :	now
the property.	thereot and all i	lixtures now	or hereafter attach	ed to or used in connection w	vith
FOR THE PURPOSE OF SECURING PERFORM of SEVENTY THOUSAND AND NO/100ths					
note of even date herewith, payable to beneficiary or ord	or and made by	rs, with inte			ory L. if
not sooner paid, to be due and payable Upon maturity The date of maturity of the debt secured by this is	of note19		d about an unbist	ation street to a series	
erty or all (or any part) of grantor's interest in it without	to, attempt to, (or actually s	content of appears	gn all (or any part) of the p	rop-
beneficiary's option*, all obligations secured by this instru- come immediately due and payable. The execution by gra- assignment.					
To protect the security of this trust deed, frantor age 1. To protect, preserve and maintain the property i	ees: n good condition	n and repai	t: not to remove o	r demolish any huilding or i	in.
2. To complete or restore promptly and in good and	ne property. habitable condi	tion any bu			
damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, os requests, to join in executing such linancing statements	incurrea thereto. covenints condi	r. tions and re	strictions affecting	the manuscript the board in	
agencies as may be deemed desirable by the beneficiary.	, as well as the	cost of all	lien searches made	by filing officers or search	ing
4. To provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary.	mav from time :	to time real	lite in an amount	not less than \$1050172016	179 11
written in companies acceptable to the beneficiary, with lo ficiary as soon as insured; if the grantor shall fail for any re- at least fitteen days prior to the expiration of any policy of	READ TO DESCRIPE A	nnv such ine	uronce ond to deliv	on the malinion to the leaselist.	
any indebtedness secured hereby and in such order as benefit	nder any tite or ciary may datara	other insu	rance policy may l	be applied by beneficiary up	on
under or invalidate any act done pursuant to such notice.	cation or release	shall not c	ire or waive any d	elault or notice of default he	re-
5. To keep the property free from construction lien assessed upon or against the property before any part of s promptly deliver receipts therefor to beneficiary; should the	uch taxes, asses:	emente and	other charges hero	ma mast due on delineuses -	
ment, beneficiary may, at its option, make payment there	ayment or by p	roviding ber	eficiary with funds	with which to make such pa	ıy-
the debt secured by this trust deed, without waiver of any re	paragraphs 6 and Shts arisins from	d 7 of this to breach of .	rust deed, shall be	added to and become a part	of
with interest as aloresaid, the property hereinbelore descri- bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the bene-	and all such na	umente shal	l ha immodiatalu d	ua nad aquable misheus mest	1
6. To pay all costs, fees and expenses of this trust in	cluding the cost	of title sea	rch as well as the	other costs and expenses of t	
trustee incurred in connection with or in enforcing this ob. 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the beneficial	s purporting to .	affect the si	ecurity rights or no	were of hereficiery or truste	e;
or any suit or action related to this instrument, including a penses, including evidence of title and the beneficiary's or	ut not limited i trustee's attorn	to its validi. ev lees: the	ty and/or enforcesi	bility, to pay all costs and e	x-
graph 7 in all cases shall be fixed by the trial court and in further agrees to pay such sum at the appellate court shall at It is mutually agreed that:	the event of an	appeal from	anv judament er d	acres of the trial court drant	~-
8. In the event that any portion or all of the proper liciary shall have the right, if it so elects, to require that	ty shall be take all or any porti	n under the	right of eminent o	lomain or condemnation, ben	e-
NOTE: The Trust Deed Act provides that the trustee hereunder must be	either an attorney.	who is an act	ive member of the Ora	non State Ray a bank trust compa	
property of this state, its subsidiaries, affiliates, agents or branches, the U	vs of Oregon or the Inited States or any	United States	, a title insurance com:	easy authorized to incure title to re	l te
*WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of t *The publisher suggests that such an agreement address the issue of	ns ppuon. I obtaining benefic	lary's consont	in complete detail.		
					

which are in excess of the amount required to pay all reasonable costs, expenses and atterney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied or planted by beneficiary in such proceedings, shall be paid to beneficiary and applied control by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly pages proceedings and the note for endorsement (in case of tull reconveyances, for cancellation), without affecting 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) jain in grant gave essented in the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) jain in gave essented or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lian or charge thereo; (c) in a payment of the making of any map or plat of the property; (b) join in gave successed or creating any essential directly and the recitals therein of any matter or facts shall be conclusive proof of the truthless thereof. Truster's fees for any of the services mentioned in this parageaph shall be not less than \$\$.

10. Upon any default by granter hereuted, beneficiary may at any time without notice, either in person, by agent or by a receiver to any of the services mentioned in this parageaph shall be not less than \$\$.

10. Upon any default by granter hereuted, beneficiary may at any time without notice, either in person, by agent or by a receiver to any other person, and the payment of the payme 38373 tract 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. 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 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 Natice 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, 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 deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that he context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be le, assumed and implied to make the provisions hereof apply equally to costs of ions and to individuals.

IN WITNESS WHEREOF, the grantor has executed this formulation of the provision of the provi *IMPORTANT NOTICE: Delots, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Sacramento This instrument was acknowledged before me on Novem yer 6
Barbara J. McCarly - See Alashment This instrument was acknowledged before me on November 5 William J. Alston OFFICIAL SEAL RHONDA R. OLIVER NOTARY PUBLIC-OREGON COMMISSION NO. 053021 MYCOMMISSION ENDIRES APR. 10, 2000 Notary Public for Oregon My commission expires 4-10 2000 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have usen pa Trustee

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 warranty, 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 Deed OR THE NOTE which it secures.

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

Beneficiary

County of Sacramento	
On Nov. 6, 1997 before me,	Kristine Mylius NAME, TITLE OF OFFICER - E.G., TANE DOR, NOTARY PUBLIC
DATE	NAME, TILLS CF OFFICER - EC. 1000 BOILTON - CO.
ersonally appearedBarbara J. McCarty***	*************************************
	the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they-executed the same in his/her/their authorized capacity(ies), and that by_his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. WITNESS my hand and official seal. DESCRIPTION OF ATTACHED DOCUMENT Trust Deed DESCRIPTION OF DOCUMENT (OPTIONAL)
County of	
County of	NAME, TITLE OF OFFICER – E.G., "JANE DOE, NOTARY PUBLIC"
County of	NAMES (3) OF SIGNER(5) In the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

PARCEL 1:

Lots 19 and 20, Block 4, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 1, in the County of Klamath, State of Oregon.

CODE 36 MAP 3711-15BO TL 900 CODE 36 MAP 3711-15BO TL 1000

Lot 29, Block 93, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 4, in the County of Klamath, State of Oregon.

CODE 36 MAP 3711-27AO TL 1500

PARCEL 2:

Lot 11, Block 12, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 1, in the County of Klamath, State of Oregon.

CODE 36 MAP 3711-16CO TL 100

Lots 6 and 7, Block 76, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 4, in the County of Klamath, State of Oregon.

CODE 36 MAP 3711-15AO TL 2500 CODE 36 MAP 3711-15AO TL 2400

Lot 51, Block 97 and Lots 10, 11 and 12, Block 127, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 4, in the County of Klamath, State of Oregon.

CODE 36 MAP 3711-27AO TL 3100 CODE 36 MAP 3811-1BO TL 4000 CODE 36 MAP 3811-1BO TL 4100 CODE 36 MAP 3811-1BO TL 4200

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for re	cord at request November	AD 10 07
FEE	405.00	of Mortgages O'Clock P. M., and duly recorded in Vol. M97
4 4.6	\$ <u>2</u> 5.00	By Bernetha G. Lesch, County Clerk