FORM No. 881 - TRUST DEED (Assignment Restricted).	COPYRIGHT 1998 STEASHENESS LAW PUBLISHING CO., PORTLAND, OR 16334
NS	EC 19 MI :03 Vol. M97 Page 41195
E0040 107 1	ED 19 A11:03 Vol. 797 Page 21133
50342	and the control of th
TRUST DEED	STATE OF OREGON,
	County of ss.
	I certify that the within instrument
	was received for record on the day
	of, 19, at, 0'clock, M., and recorded in
Grantor's Name and Address	
Grantor a nating and Audires	SPACE RESERVED book/reel/volume No on page for and/or as fee/file/instru-
	RECORDER'S USE ment/microfilm/reception No,
	Record of orsaid County.
Boneficiary's Name and Address	Witness my hand and seal of County
After recording, return to (Name, Address, ZIp):	affixed.
ASPEN TITLE & ESCROW, INC.	aniacu.
Collection Dept. 525 Main Street	NAME TITLE
Klamath Falls, OR 97601	By, Deputy.
Aldmath falls, or 77001	
	70 97 July 20
THIS TRUST DEED, made this	day of December ,19.97 , between
RODNEY D. MILLER AND KELLY A. MILI	ER, husband and wife
A OPPLY MINE TO TOO POLIT THO	as Grantor, as Trustee, and
ASPEN TITLE & ESCRUW, INC.	C CUITER bushend and wife with full rights
GLEN J. MC GUIRE AND PATRICIA J. P.	C GUIRE, husband and wife, with full rights
of survivorship	"as Beneficiary,
· · · · · · · · · · · · · · · · · · ·	WITNESSETH:
Grantor irrevocably grants, bargains, sells	and conveys to trustee in trust, with power of sale, the property in
Klamath County, Oregon, d	escribed as:
mi w with the 40 feet of lot /	, Block 62, NICHOLS ADDITION TO THE CITY OF
KLAMATH FALLS, in the County of KI	ampht State of Oregon
KLAMAIH FALLS, IN the County of Ki	amant, state of oregon.
CODE 1 MAP 3809-29DC TL 12200	
	RDINATE TO A FIRST TRUST DEED IN FAVOR OF
BILLIE L. CRESWELL AND CATERINA CF	ESWELL.
together with all and singular the tenements, hereditament	s and appurtenances and all other rights thereunto belonging or in anywise now thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORM	MANCE of each agreement of grantor herein contained and payment of the sum
of TWENTY SIX THOUSAND TWO HUNDRED AT	ID NO/100ths
(\$26,200.00)	Dollars, with interest thereon according to the terms of a promissory fer and made by grantor, the final payment of principal and interest hereof, if
note of even date herewith, payable to beneficiary or or not sooner paid, to be due and payable upon maturi.	er and made by gramor, the man payment of principal and misses server, and
The date of motority of the debt congred by this	instrument is the date. Stated above, on which the illust historical of the note
I taraway day and provide Should the Atopias either Solei	to afternot to, or actually sell, convey, of assign all (of ally party of the prop
I to the to the standard with the first the terms and the state of the	at first obtaining the written consent or approval of the beneficiary, then, at the nument, irrespective of the maturity dates expressed therein, or herein, shall be-
come immediately due and payable. The execution by gr	antor of an earnest money agreement** does not constitute a sale, conveyance or
assignment.	frant'
1 To protect, preserve and maintain the property	in good condition and fepair; not to femove or demonsh any banding of in-
	the property.  d habitable condition any building or improvement which may be constructed,
ll a sat district the same and now when due all costs	incurred theretor.
3. To comply with all laws, ordinances, regulations,	coverants, conditions and restrictions affecting the property, it the beneficiary may require and
to pay for filing same in the proper public office or office	es, as well as the cost of all lien searches made by filing officers or searching
agencies as may be deemed desirable by the beneticiary.	the building and as besenfter exected on the property adminst loss or
ll a	may trom time to time regilire. In an amount not less than your committee of the
written in companies acceptable to the belieficiary, with	to progue any such insurance and to deliver the policies to the beneficiary
ll	of insurance now of hefesiter niscen on the bullulities, the benchicially may pro-
cure the same at grantor's expense. The amount collected	ticing may determine or at outloo of beneficiary the entire amount so collected.
or any part thereof, may be released to grantor. Such app	lication or release shall not cure or waive any default or notice of default here-
under or invalidate any act done pursuant to such notice.	any and to pay all taxes, assessments and other charges that may be levied or
	the grantor fail to make payment of any toxes, assessments, insurance premiums, payment or by providing beneficiary with funds with which to make such payment or by providing beneficiary with funds with which to make such pay-
secured hereby, together with the obligations described in	rishts prising from breach of any of the covenants hereof and for such payments,
	d, and all such payments shall be immediately due and payable without notice, and all such payments shall be immediately due and paymediately due and paymediciary, render all sums secured by this trust deed immediately due and paymediately due and due a
6. To pay all costs, fees and expenses of this trust	including the cost of title search as well as the other costs and expenses of the obligation and trustee's and attorney's fees actually incurred.
	ciary or trustee may appear, including any suit for the foreclosure of this deed but not limited to its validity and/or enforceability, to pay all costs and ex-
or any suit of action related to this historical, including	or trustee's attorney less the amount of attorney less mentioned in this para-

penses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney 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, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. It is mutually 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, 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 Daed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 695.595 to 696.585.

"WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which no in seems of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beseticary and response to the test and appellate courts, necessarily paid or incurred by parallel upon any reasonable costs and expenses and attorney's fees, both in the tital and appellate courts, necessarily paid or incurred by parallel upon any reasonable costs and expenses and attorney's fees, both in the tital and appellate courts necessary in obtaining such compensation, promptly upon beneficiarly request.

In obtaining such compensation, promptly upon beneficiarly request.

In obtaining such compensation, promptly upon beneficiarly request.

In obtaining such compensation of the support within request of beneficiarly, payment of its less and presentation of this deed and the note for endorsonest (in case in to lines upon written request of beneficiarly, payment of the limited of the indobtedness, trustee may (a) comment to the making of any map or plat of the feeting this deed or the lines of the indobtedness, trustee may at or any part of the feeting this deed or the lines or compensation of the property. The fernate in any reconveyance may be described as the "person or persons lessly that the such as a such as

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 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. of coverage may be the date grantor's prior coverage lapsed or the date grantor tailed 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 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 benetit 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 not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that if the context so requires, 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 hereof apply equally to corporations and to individuals.

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

\* IMPORIANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the boneficiary 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. §319, or equivalent. If compliance with the Act is not required, disregard this notice. RODNEY D. MILLER KELLY D. MILLER KELLY D. MILLER STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on \_\_\_December by RODNEY D. MILLER AND KELLY A. MILLER This instrument was acknowledged before me on OFFICIAL SPAL
RHONDA K. OLIVEN
NOTARY PUBLIC-OREGON
COMMISSION NO. 053021
COMMISSION EXPIRES APR. 10, 2000 Notary Public for Oregon My commission expires 4/10/2000

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: ss.

	for record at request of			the 19rh	da
or	December	A.D., 19 97 at 11:03 o'clock/	M., and duly	recorded in Vol. M97	ua
	OI	Mortgages(	on Page <u>41195</u>	•	
FEE	\$15.00	By	Bernetha C	G. Letsch, County Clerk	