2000

NS are seen track with the tracks			HING CO., FORTLAND, OR 972C4	
50000 1000 056825 (1500 pa 100 a 100 a 100 pa 100 p	98 APR 22 P1:47	Vol. <u>M98</u> Pag	e 13339 🏶	
TRUST DEED		STATE OF OREGON,		
the property of the property o	A PERENT OF ART OF A PARTY OF A P	County of	} ss.	
DANIEL & VALERIE MOREHOUSE	्ष्यामार्थात्वयः वर्षास्य प्रदेश । वर्षा राज्या । वर्षामान्याच्या । वर्षा राज्या । वर्षा	was received for record	within instrument day	
	1,000 6,444.40	The Control of the Co	, 19, at	
Grantor's Name and Address RUSSELL & JANICE LEAVITT	SPACE RESERVED	_bodivreel/volume No	.M., and recorded in	
	RECORDER'S USE	and/or	as fee/file/instru-	
Beneficiary's Name and Address		ment/microfilm/recepti Record of	on No,	
After recording, return to (Name, Activass, Zip):		Witness my hand	and seal of County	
ASPEN TITLE & ESCROW, INC. 525 MAIN STREET	And the second	affixed.	`	
KLAMATH FALLS, OR 97601	विद्यार्थिक सम्बद्धान्ति वर्षः प्रमानकात् का व	NAME	QUE.	
ATTN: COLLECTION DEPT:		By	, Deputy.	
Marie and the second se				
THIS TRUST DEED, made this 7th VALERIE AND DANIEL J. MOREHOUSE	day of April		, 1998., between	
ASPEN TITLE & ESCHOLL INC			as Grantor.	
ASPEN TITLE & ESCROW, INC. RUSSELL C. LEAVITT AND JANICE C. LEAV	TTT OR CURVEYOR		, as Trustee, and	
A Committee of the comm	TTT OK SUKATAOK			
	WITNESSETH.			
		trust, with power of sai	le, the property in	
The state of the s	escribed as: 10, 4, 5, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	Angele and		
Lot 19, Block 33, HOT SPRINGS ADDITIO	N TO THE CITY OF VIA	MARDIT	a	
County of Klamath, State of Oregon. CODE 1 MAP 3809-28BC TL 4500	aliabilitati migiza tendah bili sebilih sebili	zii ci	-	
and the control of th	minimal grant of a maxim	Something to the second		
THIS TRUST DEED IS JUNIOR AND SUBORDI				
together with all and singular the tonormet to the	가 없는 항상하늘만 하니 그 생활되었다.	The second secon		
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits the property.	s and appurtenances and all of thereof and all fixtures now or	her rights thereunto belongi Thereafter attached to or us	ng or in anywise now ed in connection with	
FOR THE PURPOSE OF SECURING PERSONS	PARKET NAME OF THE PARKET OF THE			
of TWENTY FIVE THOUSAND EIGHT HUNDRE	D THIRTY AND NO/100-		- payment of the som	
note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable April 14, 2003.				
becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the come immediately due and payable. The execution by grantor of an expect work of the maturity dates expressed therein, or herein, shall be-				
come immediately due and payable. The execution by gra- assignment.	ument, irrespective of the mat ntor of an earnest money agree	urity dates expressed therei	n, or herein, shall be-	
To protect the security of this trust dead deantage at				
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of	in good condition and repair; the property.	not to remove or demolish	any building or im-	
To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs	habitable condition any build incurred therefor.	ling or improvement which	may be constructed,	
3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filling same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.				
agencies as may be deemed desirable by the hereticions	o, as well as the cost of all he	en searcnes made by filing	officers or searching	
4. To provide and continuously maintain insurance damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I	e on the buildings now or he may from time to time require	reafter erected on the pros, in an amount not less the	perty against loss or on Sinsurable walu	
written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary as fixed days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any times of the insurance of the buildings, the beneficiary may pro-				
cure the same at grantor's expense. The amount collected	redes and fire or Hereafter p	laced on the buildings, the	beneficiary may pro-	
any indebtedness secured hereby and in such order as henet or any part thereof, may be released to grantor. Such appl under or invalidate any act done pursuant to such notice.	iciary may determine, or at opti ication or release shall not cure	ion of beneficiary the entire o or waive any default or n	amount so collected, otice of default here-	
5. To keep the property free from construction lies	an ame! do			
promptly deliver receipts therefor to beneficiary; should t	he dennies fail to make	ner cnarges become past de	ue or delinquent and	
ment, beneficiary may, at its ontion, make neverant thereof and its providing beneficiary with funds with which to make such pay-				
the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and become a part of with interest as aforesaid, the property bereinhelder described as a right and the covenants hereof and for such payments,				
and the nonpayment thereof shall, at the option of the herelicisty condensated by immediately due and payable without notice,				
able and constitute a breach of this trust deed. 6. To pay all costs, feen and expenses of this trust is	neluding the seed of the	ed by this trust deed immed	diately due and pay-	
7. To appear in and defend any action or proceeding	A preparation to place the series	rney's lees actually incurred	l	
7. To appear in and defend any action or proceeding purporting to affect 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 ioreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary or trustee.				
graph 7 in all cases shall be lixed by the trial court and in the event of an amount of afterney fees mentioned in this para-				
It is mutually agreed that:	where reasonmore as the better	icial), a or tinatee, a attorney	fees on such appeal.	
8. In the event that any portion or all of the properticiary shall have the right, if it so elects, to require that	mit of mith bottlett of the mo	nios payable as compensat.	ion for such taking.	
NOTE: The Trust Deed 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 lower of Oregon as the United States and Italian 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 696.505 to 698.585. "The publisher support that even that one is the content of the property of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the content of the publisher support that one is the publisher support that the publisher support that one is the publisher support that the publisher support the publisher support that the publisher support the publisher support that the publish				
"The publisher suggests that such an agreement address the Issue				

which are in excess of the apparent	13340
which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees need in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and ness secured hereby; and grantor agrees, at its own expense to take	
in the trial and appellate courts, necessarily paid or incurred by it first upon any reasonable costs and ness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such in obtaining such compensation, promptly upon beneficiary's request	essarily paid or incurred by grantor
in obtaining such or and grantor agrees, at its own expense, to take much proceedings, and the	balance applied upon the fact the
ness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such in obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees the indebtedness, trustee may (a) consent to the making of any man without affecting the liability ing any restriction that its fees to the making of any man without affecting the liability.	instruments as shall be necessary
the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability ing any restriction thereon; (c) join in any subordination or other other property; (b) join reconvey without without affecting the liability reconvey without without affecting the liability reconvey without wi	
ine indeptedness, trustee may (a) consent to the making of any man without affecting the liability	of any person for this deed and
the indebtedness, trustee may (a) consent to the making of any map or plat of the clability ing any restriction thereon; (c) join in any subordination or other agreement affecting this deed of legally entitled thereon;	in granting any easement or creat
ing any restriction thereon; (c) join in any subordination or other agreement affecting the liability reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be legally entitled thereto," and the recitals therein of any matters or fine in any reconveyance may be fees for any of the recitals therein of any matters or fine is any reconveyance may be	the lien or charge thereof; (d)
reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be defeated or any of the recitals therein of any matters or facts shall be conclusive proof of 10. Upon any default by grantor hereunder, beneficiary may be described by grantor hereunder, beneficiary may at the property.	the truthfulness the "person or persons
to be appointed by a court and without hereunder, beneficiary may at any time without nation	inereor. Trustee's
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issue indebtedness secured hereby, and in such order as beneficiary may detain and collection, including res	person, by agent or by a receiver
due and unpaid, and apply the same, less costs and expenses of operation and collect the rents, issue indebtedness secured hereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of the property the allerty and other inverses.	es and profits including and take
indebtedness secured hereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of the security may determine.	asonable attorney's fees upon any
11. The entering upon and taking possession of the property, the collection of such rents, issues a adoresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done being of the essence with a payment of any indebtedness secured here.	and mention and
atoresaid, shall not cure or waive any default or notice of detault hereunder or invalidate any act done being of the essence with respect to such payment and to default hereunder or invalidate any act done being of the essence with respect to such payment and to restaute the respect of the essence with respect to such payment and to restaute the respect to such payment and the respect t	he application or release the
12. Upon default by grantor in payment of any indebtedness secured hereby or in grantor's performance due and psyable. In such an event the beneficiary may elect to proceed to foreclose this trust deed by advertisement and sale, or may discretize this trust deed by advertisement and sale, or may discretize this trust deed in elaw or in equity, which the	pursuant to such notice.
law or in cruits this trust deed by advertisement and sale or moved to toreclose this trust deed in a	quity as a month of immediately
trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee this trust deed in e law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by a ticiary or the trustee shall execute and cause to be recorded a written position.	other right or remedy, either at
law or in equity, which the beneficiary may have. In the event the beneficiary early ticiary or the trustee shall execute and cause to be recorded a written notice of default and election to sell to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. It is a fact the trustee that commenced foreclosure by advertisement and in the conducts the trustee that commenced foreclosure by advertisement and in the conducts the cond	the property to activity the bene-
13 Allow that deed in the manner provided in ORS 86 735 to 86 705 ale, give notice thereof as the	hen required by the obliga-
13. After the trustee has commenced foreclosure by advertisement and sale, and at any time pri consists of a failure to pay, when due, sums secured by the trust deed by ORS 86.753, may cure the configuration of the cure of	in a 5
trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by pay cured than such portion as would not then be due had no default occurred. Any other fault or default states the performance required under the billette.	lefault or deferrite 14.45
cured may be cured than such portion as would not then be due to, the delault may be cured by pay	ving the antice and the detault
tault or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses 14. Otherwise, the sale shall be held on the date and attorney's less not exceeding the amounts put the sale may be cured by tendering the cure shall pay to the beneficiary all costs and expenses 14. Otherwise, the sale shall be held on the date and at the time.	default that is capable of being
14 Others trust deed together with trustee's and attended the costs and expenses	actually immediate the de-
the obligation of the trust deed together with trustee's and attorney's tees not exceeding the amounts properly the sale shall be held on the date and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and at the time and place designated in the sale may be postponed as provided by law The trust and the time and place designated in the sale may be postponed as provided by law The trust and	rovided by law.
III DATCAL OF MARKET	ICA 07 59/6 62 45- 41
the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the sale.	deliver to the purchaser its deal
penses of sale intaker sells pursuant to the powers provided becain	a the trustee, but including the
the trust dad, fall in compensation of the trustee and country trustee shall apply the proceeds of	sale to normal to the
appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in integration of the frustee in the tappoint appointed hereunder. Upon such appointment, and without converges to any trustee named he powers and different trustee.	(2) to the obligation secured by
appointed becaused that from time to time appoint a successor or sufficient or to any successor in int	terest entitled 4
appointed hereunder. Upon such appointment, and without conveyance to the successor to any successor in interpowers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment property is situated, shall be conclusive proof of proper appointment of the mortgage records of the	rein or to any successor trustee
made by written instrument executed by beneficiary which with miles hereunder. Each such appoint	er shall be vested with all title,
17 Tanada, shall be conclusive proof of proper appointment in the mortgage records of the	country as substitution shall be
17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public records of the beneficiary or trustee shall be a party unless such action or proceeding in the mortgage records of the beneficiary or trustee shall be a party unless such action or proceeding in the deed of trust or of any action.	ond -
is not obligated to notify any party hereto of pending sale under any other deed of trust or public received and acknowledged, is made a public received and acknowledged, is made a public received and acknowledged, is made a public received and acknowledged and acknowledged, is made a public received and acknowledged and acknowledged, is made a public received and acknowledged acknowledged and acknowledged and acknowledged and acknowledged and acknowledged and acknowledged acknowledged and acknowledged acknowledged and acknowledged	or proceeding in which
seized in the simple of the real property and with the beneficiary and the beneficiary's	proceeding in which grantor,
The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in integrated in tee simple of the real property and has a valid, unencumbered title thereto, except as may be set WARNING: Unless grantor provides beneficiary with evidence of inverse.	forth in an addition is lawfully
VV PARTINITY I I TO TO THE SAME AND A SAME A	are die daugellaum of Athibit
ficiary's interest Ti.	age as required by the con-
the coveride mind and all the coveride mind also protect drantor's interest and	expense to protect bene-
the coverage by providing may not pay any claim made by or officer	materal becomes damaged.
for the cost of any insurance that grantor has obtained property covered at	. Grainor may later cancel
for the cost of any insurance coverage purchased by beneficiary, which cost may be add of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to The coverage beneficiary purchases may be add of coverage beneficiary purchases may be the date grantor failed to the coverage beneficiary purchases may be the date grantor failed to	led to feet is responsible
of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to obtain alone and may not satisfy any new date considerably more expensive than insurance.	ly to it. The effective
The coverage beneficiary purchases may be coverage lapsed or the date grantor failed to	provide proof of consults
The coverage hereficiary purchases may be considerably more expensive than insurance quirements imposed by applicable for	grantor might otherwise
obtain alone and may not satisfy any need for property damage coverage or any mandat quirements imposed by applicable law. The grantor warrants that the proceed of the law.	ory liability insurance re
(p) Residential to the process of the 1000 tentered to the	
(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 person) are for business or commercial purposes and applies to, increase to the benefit of and binds all parties bereto, their business are personal representatives.	s trust deed are:
This does to the state of the fact that the state of the	
secured hereby whether accessors and assigns. The term beneficiary shall many their neirs, legatees, devi-	sees, administrators
In construing this trust deed, it is understand herein.	luding pledges, of the contract
if the constraint this trust deed, it is understood that the grantor, trustee and/or beneficiary may each to made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this inectangular to individuals.	grammatical changes of the
* IMPORTANT NOTICE DISCHARGE THE Grantor has executed this instrument the	changes shan be
IN WITNESS WHEREOF, the grantor has executed this instrument the day and ye not applicable; if warranty (a) is applicable and the beneficiary is a creditor	ar first above written.
11 93 JUCD WORN IN MARINANT IN ALL WAS A CONTROLLED IN 13 O CREDITOR STREET, ALL WAS A LIVE OF THE CONTROLLED IN THE CON	L
disclasures: for this number and Regulation by making required	
if compliance with the Act is not required, discovered by or equivalent. DANIEL J. MOREHOUSE	
STATE OF OREGON, County of Klamath	
76:	
This instrument was acknowledged before me onAPRIL by VALERIE MOREHOUSE AND DANIEL I MOREHOUSE	/Q , 1998 ,
This instrument was acknowledged before me on	
by	, 19,
OFFICIAL SEAL CARCLE A. LIMDE NOTARY PUBLIC-OREGON COMMISSION NO. 956736	
CARCIE A THEOR	7
NOTARY PUBLIC-OREGON	.00 1
	ITIMLE) 1.
The state of the s	mission on it will be
STATE OF OREGON-COUNTY OF MALANA STATE OF THE MALANA STATE OF	unission expires q.1.CXCV
STATE OF OREGON: COUNTY OF KLAMATH: SS.	
。 "我们的,我就是一种的是一种,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们也没有一个人,我们也不会一个人的。" "我们的	· · · · · · · · · · · · · · · · · · ·
Filed for record at request of Aspen Title & Escreta	
OI APRIL AD 10 00	22nd day
7.0., 19 70 91 1.77	day
of Mortgages On Page 13339	a in Vol. M98
On Fage	· · · · · · · · · · · · · · · · · · ·
	h. County Clerk
By Kathlun Rico	2/