ATC #05048465	
ATC #05048465 PORM RA OFTTRUST DERO (Analgoment Restricted),	COPYTHIGHT ISN'S STEVENSHEES LAW PLEUCHING CG. POLITLAND, OR 97204
Ne de la contra de	Vol Page_36447
TRUST DEED	STATE OF OREGON
ALLEN J. PODAWILTZ AND LOWENE E.	County of} ss.
	of day
FOR FOR	book/reel/volume NA
Banaficiary's Native sid Address	ment/microfilm/recention No
525 MAIN STREET	Record of of aid County. Witness my hand and sea of County affixed.
KLAMATH FALLS, OR 97601 ATTN: COLLECTION DEPT.	NAHE
4197 8 14 Mar 19 19 19 19 19 19 19 19 19 19 19 19 19	By, Deputy
THIS TRUST DEED, made this 29th day of Septe ALLEN J. PODAWILTZ AND LOWENE E. PODAWILTZ ASPEN. TITLE & ESCROW, INC.	ember 1998 between
ASPEN TITLE & ESCROW, INC. WILLIAM R. ADDINGTON AND MARLENE T. ADDINGTON, with ful	as Grantor,
ADDINGTON, with ful	ll rights of survivorship , as Beneficiary
Grantor irrevocably grants, bargains, sells and conveys to trustee in Klamath County, Oregon, described as:	trust, with power of sale the provident
The East 40 feet of Lot 5 and the West 40 feet of Lot 4 County of Klamath, State of Oregon.	Domestic of sale, the property in
CODE 41 MAP 3909-10DD TL 7000	, BRUNSDALE, in the
SEE ALT THE HEATER OF	
SEE ALL-INCLUSIVE CLAUSE MARKED EXHIBIT "A" ATTACHED HER MADE A PART HEREOF AS THOUGH FULLY SET FORTH HEREIN or hereafter appertaining, and the rents, horeditaments and appurtenances and all of the property. FOR THE PURPOSE OF SECURING ADDRESS.	ETO AND BY THIS REFERENCE
or hereafter appertaining, and the rents, hereditaments and appurtenances and all of the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each administration of FORTY EIGHT THOUSAND, NUMBERFORMANCE of each administration	her rights thereunto belonging or in anywise now , hereafter at ached to or used in connection with
THOUSAND NINE HUNDRED AND NO/LOOM agreement of g	grantor herein contained and personal in
becomes due to the geol secured by it is	
erty or all (or any part) of grantor's interast in it and the date, stated all heraficiumity to, or uctually sail	bove, on which the final installment of the price
To protect the second sec	ment** does not complete
 To protect, me security of this trust deed, grantor agrees: To protect, preserve and maintain the property in good condition and repair; not provement thereon; not to commit or permit any waste of the property. To complete or restore promptly and in good and habitable condition any building anged or destroyed thereon, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, condition and pair in the topology. 	
 To comply with all laws, ordinances, regulations, covenants, condition any buildin. To comply with all laws, ordinances, regulations, covenants, conditions and restrict or pay tor filing same in the proper public office or offices. as well as the cost of all lien agencies as may be deemed desirable by the beneficiary. To provide and continuous and contenuous and continuous and continuous and continuous and continu	ig or improvement which may be constructed, tions affecting the property; if the beneficiery
4. To provide and continuously maintain insurance on the buildings now or here	seerches made by filing officers or searching
at least fifteen days prior to the expiration of any reason to procure any such insurance	ties of insurance shall be delivered to the base
any indebtedness secured hereby and in such order as beneficiary may determine, or at other insurance or any part thereof, may be released to grantor. Such anninesting may determine, or at option	ed on the buildings, the beneficiary may pro- policy may be applied by beneficiary upon
5. To keep the property lies from construction liens and to pay all taxes, assessment of the property before any part of the pay all taxes, assessment of the property before any part of the pay all taxes.	r waive any default or notice of default here-
mens, beneficiary may, at its option, make payment of by providing beneficies	I any faxes, assessments, insurance premiums
the debt secured by this trust deed, without waiver of any rights arising from breach of this trust deed. with interest as afcresaid, the property hereinbard any rights arising from breach of any of	h inferest at the rate set forth in the note leed, shall be added to and become a part of
and the norpayment thereof shall, at the option of the beneficiary, render all such payments shall be in able and constitute a breach of this trust deed.	be bound to the same extent that they are mmediately due and payable without norme
Trustee incurred in connection with or in enforcing this drust including the cost of title search as 7. To appear in and defend any action or proceeding and trustee's and attorney'	well as the other costs and expenses of the
or any suit or action related to this instrument, including but not limited to its validity and penses, including evidence of title and the bennicicary or trustee may appear, including frank 7 in al.	rights or powers of beneficiary or trustee; ng any suit for the foreclosure of this deed
urther agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary It is mutually ogreed that:	nt of attorney lees mentioned in this para- regreent or decree of the trial court dragene
leary shall have the right, if it so elects, to require that all or any portion of the monies	of eminent domain or condemnation bene
Sounds and loan according to the state interesting must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company was stated in a bank, trust company was stated at the state in the interesting in the state in the state and the state in the st	
The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent is complete	elo detall.

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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 re-quirements 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),
 (a)^b primarily for grantor (even if grantor is a natural person) are for business or commercial purposes.
 (b) for an organization, or (even if grantor is a natural person)

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, 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 granter, trustee and/or beneticiary may each be more than one person; that the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be

²⁰ reconveyance will be made.		
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before	Beneticiary	
DATED:		
held by you under the same. Mail reconveyance and documents to	······································	
TO:		
REQUEST FOR FULL RECONVEYANCE (To be	used only when obligations have been paid.)	
OFFICAL SEAL SHONDAN, OLIVER	Notary Public for Oregon My commission expires 4/16/2000	
by		
by ALLER J. PURALICE AND	vledged belore me on	
This instrument was acknow by <u>ALLEN</u> J. PODAWILTZ AND	LONENE E PODAWILTZ	
isclosures; for his purpuse the second equired, disregard this notice. STATE OF OREGON, County of	Klamath)ss. vledged before me on October 1, 197 &,	
• IMPORTANT NOTICE: Delste, by lining our, whichever warranty (a) or (o) set applicable, if warranty (a) is applicable and the beneficiary is a credite is such word is defined in the Trutk-In-Lending Act and Regulation Z, th sensiticary MUST comply with the Act and Regulation by making require Seventsharts for Stavaneshosts form No. 1319, or equivalen	ALLEN J. POBWIE	
and e assumed and implied to make the provisions hereof apply eq	ually to corporations and to individuals.	

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EXHIBIT "A" 10 TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOF AND SUBORDINATE TO A TRUST DEED RECORDED IN BOOK M-86 AT PAGE 21669 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. WILLIAM R. ADDINGTON AND MARLENE T. ADDINGTON, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL ALLEN J PODAWILTZ AND LOWENE E. PODAWILTZ, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT ALL-INCLUSIVE TRUST DEED.

THE INITIALS OF BENEFICIARY(IES)

STATE OF OREGON: COUNTY OF KLAMATH : SS.

 Filed for record at request of
 Aspen Title & Escrow
 the
 2nd
 day

 of
 October
 A.D., 19
 98
 at
 3:23
 o'clock
 P
 M., and duly recorded in Vol.
 M98

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 Mortgages
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 By
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