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	STATE OF OREGON, County of} ss.						
KATEX KING							
ANDREW A. PATTERSON & WILLIAM M. SPACE REALING GAMONG DBA WJMW PROPERTIES	book/resi/volume No on page anti/or as fee/file/instru- ment/wicrofilm/reception No.						
ASPEN TITLE & ESCHOW, INCOMENDATION	Record of said County. Witness my haud and scal of County affixed.						
ATTA: COLLECTION DEPT provide and a statement of the s	By Deputy.						
THIS TRUST DEED, mede this26thdey ofSe	ptember 10 GR						
ASPEN TITLE & ESCROWA INC. ANDREW A. PATTERSON AND WILLIAM M. GANONC, DEA WIMW	PROPERTIES as Grantor, PROPERTIES						
Grantor irrevocably grants, bargains, sells and conveys to trus XLAMATH County, Oregon, described as:	, as Beneficiary,						
tegether with all and singular the tenemanic, bareditaments and uppurtenances and all other rights thereanto belonging or in anywise now or hereafter appertaining, and the rents, lastes and prolifs thereof and all lixtures now or hereafter attended to or used in connection with property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY ONE THOUSAND FIVE HUNDRED AND NO/100 (\$21,500.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if the due and payable1							
To state of maturity of the debt accured by this instrument is the date, stated above, on which the final installment of the noise becomes due and payable. Should the granice either agree to, attompt to, or actually cell, convey, or assign all (or any part) of the prop- ecty or all (or any part) of granice's interest in it without live obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option ⁰ , all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be- assignment. To under the marking of the date is the state of the maturity dates and constitute a sale, conveyance or							
 To protect, preserve and maintain the pathent's in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any reads of the property. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting the property; if the beneficiary to pay for filing same in the property public of lice or oditions, any rest at each state and restrictions allecting the property; if the beneficiary to pay for filing same in the property public of lice or oditions, and well as the cost of all ling members and the beneficiary require and defined and rest of all in restrictions and the beneficiary require and 							
4. To provide and continues by the beneficiary. A To provide and continues for maintain insurance on the buildings now damage by the and such other heards as the beneficiary may from time to time a written in companies acceptable to the beneficiary, with loss parable to the letter: licitary as soon as insured; if the grantor shall fail for any reason to procure any such can be same at granter's expanse. The smouth collected under any fire or other b any indebteduese secured hereby and in such order as beneficiary may determine, or c or any part threed, may be released to granter, Such application or release shall no or any part threed, may be released to granter. Such application or release shall no or any part threed, may be released to granter, such motios. S. To keep the property free from construction liens and to pay sil targe, a promptly deliver receipts therefor to heneiciary; should the grantor tail to make pay liens or other charges paysole by granter, either by direct payment or by yroviding.	all policies of insurance shall be delivered to the bene- insurance and to deliver the policies to the beneficiary fier ploced on the buildings, the beneficiary may pro- manance policy may be applied by beneficiary upon at option of beneficiary the entire account so collected, of cure or waive any default or notice of default here- assessments and other charges that may be levied or of other charges that may be levied or						
mont, beneficiary may, at its option, make payment thereof, and the amount so secured hereby, together with the colligations described in paragraphs 6 and 7 of the the debt secured by this trust deed, without waiver of any rights attising from breach bound for the payment of the obligation herein described, and all such gayments a and the nonpayment thereoi shall, at the option of the beneficiary, render all sums to 5 the and conditute a breach of this trust deed.	beneficiary with funds with which to make such pay- paid with interest at the rate set forth in the note is trout deed, shall be added to and become a part of of any of the covenants hereof and for such payments, for, shall be bound to the same estent that they are hall be immediately due and paysable without notice, secured by this trust deed immediately due and pay-						
and in any suif, section or proceeding in which this beneficiary or trustee may spoar or any suit or action related to this instrument, including but not limited to its val- penase, including evidence of title and the beneficiary or trustee's strong less; (arght 7 in sit cases shall be tized by the trial court and in the event of an appeal for further agrees to pay such sum at the oppelinte court shall adjudge reasonable as the R I is mutually agreed that; B. In the sumstand	a mostify rights or powers of baneliciary or trustes; e, including any suit for the tanclusure of this deed idity and/or enfoccentility, to pay all costs and ex- thes amount of attorney tees muniformed in this para- am any judgment or decree of the trial court, grantor beneficiary's or trustee's attorney tees on such appeal.						
ficiary shall have the right, if it or electe, to require that all or any portion of the monder physicle as compensation, bene- NOTE: The first Deed Act provides first the tracke hereader must be allow any portion of the monder physicle as compensation for such taking, NOTE: The first Deed Act provides first the tracke hereader must be allow an sizenes, who is an astive member of the Gregon State Ear a bank, trust company upperful this taking, is unbidicate, affiliaten, agents or branches, he belied States or an excord sizene the United States, a file Haumance company eithorized to insure this a real WARNING: 12 USC 1707,5 regulates and may prohibit months of the appien. "The publication suggests that such an agreement address the issue of detening beneficiary company is complete dotted.							

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WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-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 to 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 granter might otherwise obtain alone and may not satisfy any need for property domage coverage or any mandatory liability insurance re-

cutanti atome and may not satisfy any note for property domings correspondent and this trust dead are: quirements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this trust dead are: (a)^b 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 benefit of and binds all parties hereto, their heirs, isgatese, devisees, administrators, executors, personal representatives, successors and easigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not neurod 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be 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 WIT * IMPORTANT NOTI- not applicable: If w as such word to de beneficiary MUST =	MISS WHEREOF, the grantor has exect RE: Uslets, by lining out, whichever werranty [a] is applicable and the benefitiary is a creatined in the Truth-in-Lending Act and Hegularian 2, amply with the Act and Segulation by making responding to a solution purpose use Stevant-Ness Form No. 1319, or equival the Act is not required. disregized this notice. STATE OF OREGON, County	the BATHY KING	
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		be used only when obligations have been	v seld.
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EXHIBIT "A"

A parcel of property located in the SW 1/4 of the NW 1/4 of Section 1, lownship 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at a point 990 feet East and 794 feet North of an iron pin marking the Southwest corner of the NW 1/4 of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, on the property of Otis V. Saylor, which iron pin is 30 feet East of the center of a road intersecting the Klamath Falls-Lakeview Highway, from the North, and 30 feet North of the center line of said Highway; thence East 270 feet, to a point on the West right of way line of Patterson Street; thence North, along said right of way line 80.70 feet; thence West 270 feet; thence South 30.70 feet to the point of beginning.

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EXCEPTING THEREFROM the Easterly 10.90 feet, parallel and adjacent to the Westerly right of way of Patterson Street.

CODE 43 MAP 3909-18C TL 600

STATE OF OREGON: COUNTY OF KLAMATH : 85.

Filed for	record at request of		Aspen	Title	& Escrow	the 16th day
of	October	A.D., 19 9	8 at	3:39	o'clock	P. M., and duly recorded in Vol. <u>M98</u>
		f	Mortgage	18		on Page 38116
FEE	\$20.00				Бу_	Bernetina G. Letsch, County Clerk
			1. A. C.			