Garry Rodgers County of	Garry Rodgers County of	722979	· · · · · · · · · · · · · · · · · · ·	Vol. <u>M99</u> Page 1309
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Witness my hand and seal of Coun 1147 East Street P.O. Box 716 Klowneth Falls, OR 97601-0038	Witness my hand and seal of Coun 1147 East Street PO. Box 716 Itile Policy <	Banaka ary i Keno and Actives	-	ment/microfilm/reception No.
1147 East Street affixed. P.O. Box 716 mile Hometh Falls, OR 97601-0038 By	Town & Country Montgege affixed. 1147 East Street	tar) and in anter to Manage Editors 200 1110 202 (•	Witness my hand and seal of County.
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	THIS TRUST DEED mede this Arth	PO. Box 716	n an an Thurs an	much
	THIS TRUST DEED, made this day of September 19.98 _ between		1	\sim
		Aspen Title & Escrow Co.		, as Grantor
Aspen Title & Escrow Co. Terry J. Hinchinton & Marilyn E. Minchinton, his wife as joint tennant will full right of survivorship and not as tennants in common	Aspen Title & Escrow Co., as Granton	Terry J. Minchinton & Marily	n E. Minchiston	his wife as joint tennant tennants in common as Beneficiary

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 42, Casitas, in the Country of Klamath , State of Oregon.

Code 41 Map 3909 10CD TL 2500

together with all and singular the tenoments, hereditaments and appartenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and prolifs thereof and all fixtures new or hereafter attached to or used in connection with the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Twenty Five Hundred & no/100 ot ...

-- no/ 1 Bollars, with interest thereon according to the terms of a promissory not sooner paid, to be due and psysble. September 4, 199, 99.

belefekiey's option*, ell obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become inan diately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or signation.
To protect, preserve and maintain the propersy in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or parent any weaks of ing good condition and repair; not to remove or demolish any building or improvement thereon, not thereon, not thereon, not thereon, not thereon, not thereon, not the commit or parent any weaks of ing good conditions and repair; not to remove or demolish any building or improvement thereon, not pay when due all costs incurred thereon.
To complete or restore promptly and in good and hubitable.
A transply with all have, ordinances, regularizer, covenante, conditions and restitations allocating the property; if the beneficiary or organist, to join in executing such is given and any tor tiling same in the proper public office or efficies, as well us the cost of all lien esarches made by ling officers or searching a start beneficiary.
Armage by the and and commousy maintain insurance on the buildings now or herafter erected on the property against loss or written in companies and continuousy maintain insurance on the test the place of insurance shall be delivered to the herein and to the parent beneficiary as yoon as insured; if the granter bandiciary, with loss payable to the latter; all policies of insurances that beneficiary may proprint of the test propersy to the material base deliver and to deliver the policies to the beneficiary are your to the certaria as the herein and to restore and to deliver the policies to the beneficiary are yon as insured; if the granter bandiciary with in the argenter shall be a construction to the certaria as the herein and to all or the policies to the beneficiary are yon astructored i

NOTE: The Buil Oced Act provides that the trustes hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sevings and then association authorized to do business under the laws of Oregon to the United States, a title insurance company authorized to insure title to real property of the state, its subsidiaries, efficies, agents or branches, the United States or any agency thereof, or an escow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit ascrise of this option. "The pehlahar suggests that such an agreement address the issue of obtaining buneficiery's consent in complete detail.

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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 then insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-Collain alone and may not survey any my more than a presented by the above described note and this trust deed are: The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: K(a) State NX 2 K 2 200 K 2 100 K 2 100

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal tepresentatives, 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. nersonal

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 made, assumed and implied to make the provisions hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF the dentity of the event of the intervent of the intervent the dentity of the set.

• IMPORTANT NOTICE: Datete, by lining out, whichover warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beinsficiary is a crediter as such wind is defined in the Truth-in-Lending Act and Regulation Z, the baneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavans-Ness Form No. 1319, or equivalent.	<u> </u>
If complicance with the Act is not required, disregard this natice.	
STATE OF OREGON, County of This instrument was acknowl	edged before me on) ss. segret before me on) ss. segret before me on
by Gary Rodgers, a sir	igle man
This instrument was acknowle	edged before me on, 19,
	Totayy Public for Oregon My commission/expires 3/30/03
REQUEST FOR FULL RECONVEYANCE (To be us	ed only when obligations have been paid.
STATE OF CREGON : COUNTY OF KLAMATH: 55.	
Filed for record at request of Town & Country 1 ofA.D., 99 at2:42 ofMortgages	D'clock Pats and duly manufal in Val MOO
\$15.00	Linda Smith, County Clerk by Kothlym, Rosa