FORM No. 881 - TRUST DEED (Assignment Robitston).	02019217 039/TEGHT 1898 STEVENSNESS LAW PLELISSENG COL. PORTLAND, OR 57204
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	Vol <u>M49</u> Page
TRUST DEED	STATE OF OREGON,
	County of SS. I certify that the within instrument
	was received for record on the day
THE GOLDEN GROUP LIMITED	of
PARTNERSHIP	o'clock
Grantor's Name and Astimus	SPACE RESERVED busk/reel/volume No on page
PEARL N. LANGSIST	FOR and/or as fee/file/instru-
وای کار منظوری منابع کار منظوری می می می می منطق می	RECORDER'S USE ment/microfilm/reception No.
Beneficiary's Name and Address	Record of of said County.
After recording, return to (Name, Address, Zip):	Witness my hand and seal of County
ASPEN TITLE & ESCROW, INC.	affixed.
525 MAIN STREET	NAME
KLAMATH FALLS, OR 97601	NAME UTLE By
	By
	1 April 1099 Latroom
THIS TRUST DEED, made this	day of April ,1999 between , A LIMITED PARTNERSHIP
THE GOLDEN GROOT MINITED TRAINERCOMPT	, as Grantor,
ASPEN TITLE & ESCROW, INC.	, es Trustee, and
	, as Beneficiary,
	WITNESSETH:
Grantor irrevocably grants, bargains, sells	and conveys to trustee in trust, with power of sale, the property in
Klamath County, Oregon, o	
Lot 52 B EXCEPT the South 20 feet th	nereof, Lot 53B EXCEPT the South 50 feet thereof,
Lot 54B and the South 50 feet of Lot	: 55B, all in LAKESHORE GARDENS, in the city of
Klamath Falls, County of Klamath, St	ate of Oregon.
CODE 190 MAP 3808-25BD TL 200	
CODE 190 MAP 3808-25BD TL 300	
CODE 190 MAP 3808-25BD TL 500	its and appurtemances and all other rights thereunto belonging or in anywise now
or hereafter appertaining, and the rents, issues and profit.	is thereof and all fixtures now or hereafter attached to or used in connection with
	MANCE of each agreement of grantor herein contained and payment of the sum
the Undred Four Thousand and NU/	
(\$104, 000, 00)	Dullars with interest thereon according to the terms of a promissory
note of even date herewish, payable to beneficiary or or	rder and made by grantor, the final payment of principal and interest hereof, if
nor sooner paid, to be due and payable April. 6th	
erty or all (or any part) of grantor's interest in it without	sut first obtaining the written consent of approval of the book in the book in the stand be
come immediately due and payable. The execution by g	ranter of an earnest money agreement** does not constitute a sale, conveyance of
assignment.	
To protect preserve and maintain the property	y in good condition and repair; not to remove of demonstrating of the
provement thereon; not to commit or permit any waste o	nd the property.
dumaged or destroyed thereon, and pay when due all cost	ts incurred therefor.
	s, coordinates, conditions and restricts the sensitive s

To comply with all laws, ordinances, regulations, covenants, conditions and teambrane in the protein transmission of the Uniform Commercial Code as the beneficiary may require and so requests. In just, in escenting success as a statements pursuant to the Uniform Commercial Code as the beneficiary may require and so requests. In just, and the property balls of the continuously maintain insurance on the buildings new or 'sreakter to the property against jess or a transpose demand desirable by the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary or any study insurance and to deliver the policies to the beneficiary or any study insurance and to deliver the policies to the beneficiary or any provide and expension of procure any such insurance policy may be policies to the beneficiary into the aspiration of any policy of insurance into or any ball of one deliver the policies to the beneficiary into the service of the servi

NOTE: The Trust Deed Act provides that the trustee hereunder must be sitter an attorney, who is an active member of the Oregon State Bar, a bank, trust company recore: The most been and provides that the mession necessary mater to other an analysis of a source insurance company authorized to insure title to real or savings and loan association authorized to do huelness under the lews of Oregon or the United States, a little insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theread, or an escrew agent licensed under ORS 696.505 to 596.555. WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

\*\* The publisher suggests that such an egreement address the issue of obtaining beneficiary's consent in complete detail.

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<text><text><text><text><text><text><text><text> WARNING: Othess 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 bene-liciary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage numbered by beneficiary may not new any claim made by or advinet grantor. Grantor may later cancel Inclary's interest. I his insurance may, but need not, also protect gramor's interest. If the contateral 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 drantor has obtained property coverage elsewhere. Grantor is responsible 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 the interest rate on the underlying contract or loan will apply to it. The effective date for the cost of any insurance coverage purchased by penericiary, which cost may be added to grantot'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 in proceeds move be the date draptor's prior coverage longed or the date diantor failed to provide proof of coverage 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 coverade baneficiary nurchases may be considerably more expensive then insurance grantor might otherwise of coverage may be the date grantor's prior coverage lapsed or the date grantor lated to provide proof of coverage The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain plans and may not esticity any need for property damade coverage or any mandatory liability insurance re-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 reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability 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 (s)<sup>a</sup> primarily to grantor's personal, lamily 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. This deed populas to intras to the benefit of and binds all parties bereto, their hers, ledatees, devises, administrations.

(5) for an organization, or (even it granter 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, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract is construct this term field it is understood that the device state of the term is a state 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 beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to arean and include the plural, and that generally all grammatical changes shall be in a sound and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the drantor has executed this instrument the day and year first above written. \* IMPORTANT NOTICE: Delets, by lining out, which not realizable: if warranty (a) is applicable and th not applicable; if

To	Compliance with the Act Compliance with the Act	WASHIN THE AND A STANKE ITO be used only when all
STATE	C OF OF	Cont owners and of all interesting ations have been paid.)
JAI	COUN-COUN	TY OF KLAMATTE
of	April	Agnon min
		A.D. 1999 at 3:22 o'clock P. M. and duly recorded in Vol M20 day
FEE	\$15 00	Aspen Title & Escrow the fourt A.D. 1999 at 3:22 o'clock P. M. and duly recorded in Vol. M99 f Mortgages on Page 12802
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		by Kathlun Ross.
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