ASPEN 04049200

99 fm4 A10:43	TRUST DEED	Vol_ <u>M93</u>	Page 169	90
THIS TRUST DEED, made this 19th			tay of Eah	<u>, 1999</u> ,
Aspen Title and Escrow			, 6:	s Trustee rind
ASSOCIATES FI	NANCIAL SERVICES COMPANY	OF OREGON, I	MC.	•
as Ber eficiary.	WITH COURT !			
Granter irrevocably grants, bargains, sells and conveys to	WITNESSETH: to trustee in trust, with power of sale, the pregon, described as:	property in <u>Klar</u>	ath	1
Lot 8 of Block 9 Falls, in the C	,Klamath Lake Addition ounty of Klamath, St	on to the Ct ate of Orego	ity of Kla on.	imath
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which real property is not currently used for agriculture appurtenances and all other rights thereunts belonging attached to or used in connection with said real estate:	g or in anywise now appertuining, and t	ne rents, issues and p	Disk trottor end	an local de l'ion
For the purpose of securing: (1) Payment of the inde	ebtedness in the principal sum of \$ 110	082.17 and a	ill other lawful char	ges evidenced
by a can agreement of even date herewith, made by not plud earlier, due and payable on 02/24/06	grantor, payable to the order of beneficia	ry at all times, in mont	hly payments, with	the full dept. if
(2) purformance of each agreement of grantor herein	contained; (3) payment of all sums exp		boneficiary under	or pursuant to
the terms hereof, together with interest at the note rate. To protect the security of this trust deed, grantor agr			- 4	. 1
To keep said property in good condition and repland workmanlike manner any building which may be and inaterials furnished therefor; to comply with all law commit or permit waste thereof; not to commit, suffer the commit and property may be reasonably necessary.	air, not to remove or demolish any buildiconstructed, damaged or destroyed there is affecting said property or requiring any or permit any act upon said property is ecessory; the specific enumerations here	eon and to pay when a alterations or improve n violation of law, and ein not excluding the gr	ments to be made do all other acts eneral.	thereon; not to which from the
2. To provide, maintain and keep the improvements othe hazards and perils included within the scope of a in such amounts and for such periods as Beneficiary reinsurance policies and renewals shall designate Benedonfurs full power on Beneficiary to seitle and combear ming payable thereunder; and, at Beneficiary's one. Any application of such proceeds toward payments.	s now existing or hereinafter erected on a standard extended coverage endorcem hay require, and in an insurance compan ficiary as mortgage loss payee and shall promise all loss claims on all such poli- ption, to apply same toward either the re-	the promises insured a lent, and such other ha- ly or insurance compar If be in a form accepta- icies; to dernand, rec- estoration or repair of ti-	gainst loss or dam zards as Beneficia sies acceptable to le to Beneficiary. sive, and receipt f ne premises or the	Beneficiary Al Grantor hereby or all proceeds payment of the
To pay all costs, fees and expenses of this trust contraction with or enforcing this obligation, and truste 4. To appear in and defend any action or proceed pay all costs and expenses, including costs of evide proceeding in which beneficiary or trustee may appear	e's and attorney's fees actually incurred ing purporting to affect the security herei nce of title and attorney's fees in a sea f.	as permitted by law. of or the rights or power sonable such as perm	rs of beneficiary o itted by law, in an	r trustee; and to / such action of
5. To pay at least ten (10) days prior to delinquen and liens with interest on the property or any part them	cy all taxes or assessments affecting the eof that at any time appear to be prior or	superior nerato.		
E. If Grantor fails to perform the covenants and produce insurance, and protect against prior liens. Be necessary to pay such taxes, produce such insurance shall be an additional obligation of Beneficiary secure payable immediately by Grantor upon notice from Belessar of the rate stated in the note or the highest ratingurance expense or take any action whatsoever. It is mutually agreed that:	neficiary may at its option, but shall not to e, or otherwise to protect Beneficiary's in d by this Trust Deed. Unless Grantor are preficient to Grantor, and may beer into	nterest. Any amount of the Beneficiary agree of the Beneficiary agree of the Beneficiary agree of the Beneficiary agree o	sbursed by Benef herwise, all such a lisbursement by B	iciary horeunder mounts shall be eneficiary at the
is mercany expression				

T. Any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to beneficiary who may apply or release such monies received by it in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance. ASSOCIATES FINANCIAL SERVICES COMPANY OF OREGON, INC.

2047 Washburn Way, Klamath Falls, Or. 97603 Phone (541)885-9991

607349 REV. 11-96

ORIGINAL (1) BORROWER COPY (1) RETENTION (1)

8, Lipon any default by grantor or it all or any part of the property is sold or transferred by grantor without peneticiary's consent, the beneficiary may at any time, without natice, either in person or by agent, and without regard to the adequacy of any security for the inciebtedness secured, enter upon and take possession of the property or any part of it, and that the entering upon and taking possession of the property shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice.

- 9. Upon default by granter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event beneficiary at its election may proceed to forecose this trust deed in equity in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set by trustee for the trustee's pale, the granter or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to granto is default. Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed works. express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee salls pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale including the lawful fees of the trustee and the reaconable fees of the trustee's attorney. (2) the obligations of cured by this trust deed, (3) to all percons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein on to an successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with a title, privers and duties conferred upon any trustee herein named or appointed hereunder.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that ha is lawfully seized in fee simple of sold described real property and has valid, unencumbered title thereto and that he will warrant and forever defend the same egainst of persons

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED

This died applies to, inures to the benefit of and binds all parties here to, their heirs, legateds, devicees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the ricle secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires the mesculine gender includes the females and the neuter, and the singular

IN VITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written

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Withess	Joseph M. Jones			
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Yyitness		(⊋:nitr		
5):ui#32	- C	kgi vi rigi	-	
		OFFICIAL SE	EAL	
STATE OF OREGON	,	ASSESS USES A SON	CLES E	
) SS.	NOTARY PUBLICACO MESSION NO), UJ4500 H	
		MA CONTRIBEION EN THE	S HAR. 23, 2007	
Countral Klamath)	13.		
Personally appeared the above named	Joseph M. Jones		and	
	Table			
nckno viadged the foragoing instrument to be	His		voluntary act and dead.	
selore me: Marie Con School	les	My commission expires: 2	Mas. 28, 2000	
			Notary Politic	
	REQUEST FOR FULL RECONV To be used only when obligations h	EYANCE ave been paid.	'	
TO:	, Trust o	, , , , , , , , , , , , , , , , , , ,		
	, 1132. 0	r		
The undersigned is the legal owner and helder of all indebted	chess secured by the for-going bust deed.	All sums secured by said trust deed have coen fi	ully paid and sensified. You hard:	
are directed to consel all evidences of indebtochess secured by sa	iid trust daed (which are cwivered to you he	rowith togother with said trust cleed) and to inconv	ay, without warrenly, to the perbel	
designated by the terms of said must deed the estate now held by ye	ou under the same. Mail reconveyance and	i documents to		
DATUD:				
VO. 1				
		åenaficiary		
Do not loss or destroy this Trust Dead OR THE NOTE	Cushtain (Basaniana - Rossi muras (co. 3-11	·	ware a will be saude	
DO BY 10 SE OF BEEDING WITH THE POTE SOUTH INC. WOLL	- which it caddiss. Don't high pa nervers	AND SECURE OF PRESENT AND PARTY OF THE PROPERTY OF THE PROPERT	parrow and no reason.	

State of Oregon, County of Klamath Recorded May 4, 1999, at 10:43 am at the referenced page, Vol. M99. Linda Smith, County Clerk Trenda Smith Fee \$ 15 -

60,696,00

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