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	•		TRUST DEE		Vol <u>M99</u>	
	D, made this					yol <u>Sept. 1999</u>
			A L. POWELL.	as tenants	by the	entirety.as Granto
ASPEN TI	TLE & ESCR	OW, INC.				as Trustee ar
	AS	SOCIATES FINAM	NCIAL SERVICES	COMPANY OF OF	EGON, INC	
as Beneficiary,		4				
Greator groupselb	areste barreiro	-11	WITNESSET		VI AMARII	
Grantor in evocably				of sale, the property ii	KLAMAIH	
		Cr unty, Orego	n, described as			
ir	Lot 10, B the Coun	lock 59, FII ty of Klamat	RST ADDITION th, State of	TO THE CITY Oregon.	OF KLA	MATH FALLS,
appurtenances and attached to or used For the purpose	all other rights the in connection with it of securing. (1) Pay	reunto belonging or in said real estate: /ment of the indebtedn	ess in the principal sum	of \$ 18917 30	sues and profits and all oth	nements, hereditaments and thereof and all fixtures now her lawful charges evidenced ayments, with the full dect
not paid earlier, due	and payable on	10/01/11	, and any extension	ns thereof;	is, in monthly p	ayments, with the full debt
(2) performance of	each agreement of		ned; (3) payment of all s		vanced by ben	eficiary under or pursuant to
		ed, gran or agrees:				
and workmanlike mi and materials furnisi commit or permit wi character or use of s	enner any building hed therefor, to cor aste thereof; not to said property may b	which mry be construintly with all laws affect occumit, suffer or per sereasonably necessa	cted, damaged or destro ting said property or req rmit any act upon said p ry; the specific enumera	oyed thereon and to puring any afterations or operty in violation of the total	pay when due a or improvement flaw; and do a ding the genera	
other hazards and p in such amounts and insurance policies a confers full power of pecoming payable to	erils included within d for such periods a nd renewals shall d on Beneficiary to s hereunder; and, at	n the scope of a standa is Beneficiary may require designate Beneficiary a settle and compromise Beneficiary's option, to	ird extended coverage e uire, and in an insurance as mortgage loss payee a all loss claims on all o apply same toward eith	indorsement, and suc company or insurance and shall be in a form such policies, to dem ter the restoration or r	h other hazards se companies a l acceptable to land, receive, a epair of the pre	it loss or damage by fire and cas Beneficiary may require coeptable to Beneficiary. A Beneficiary. Grantor herect are receipt for all proceeds imises or the payment of the yinstailments que under the
connection with or ellipse. 4. To appear in a	nforcing this obligat and defend any acti	ion, and trustee's and on or proceeding purp	attorney's fees actually i orting to affect the secui	ncurred as permitted li rity hereof or the right:	by law. s or powers of t	es of the trustee incurred in peneficiary or trustee, and to y law, in any such action or
	t ten (10) days prid	or to delincuency all ta	xes or assessments afformation and the control of t	•		a encumbrances charges
6 if Grantor fails procure insurance, a necessary to pay su	to perform the co and protect against ach taxes, procure	ovenants and agreeme prior liens, Beneficiary such insure ice, or oth	ents contained in this Ti may at its option, but sh erwise to protect Benefic	rust Deed, including, nall not be required to, ciary's interest. Any a	without limitatio disburse such imount disburse	or covenants to pay taxes sums and take such actions and by Beneficiary hereunder et all such amounts shall be

incur any expense or take any action whatsoeve: It is mutually agreed that:

7. Any award of damages in connection with unit condemnation for public use of or injury to said property or any part thereor is hereby assigned and shall be paid to beneficiary who may apply or rulease 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

payable immediately by Grantor upon notice from Beneficiary to Grantor, and may bear interest from the date of disbursement by Beneficiary at the lesser of the rate stated in the note or the highest rate permissible by applicable law. Nothing contained in this paragraph shall require Beneficiary to

ASSOCIATES FINANCIAL SERVICES COMPANY OF OREGON, INC.

2047 WASHBURN WA" KLAMATH FALLS, OR 97603 phone(541)885-9991

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

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- 8. Upon any default by grantor or if all or any part of the property is sold or transferred by grantor without beneficiary's consent, the beneficiary may at any time, without notice, either in person or by agent, and without regard to the adequacy of any security for the indebtedness 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 walve any default or notice of default or invalidate any act done pursuant to such notice.
- 9. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare at sums secured immediately due and payable. In such event beneficiary at its election may proceed to foreclose 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 ceneficiary 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 sale, the grantor 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 tees incurred by beneficiary consequent to grantor's 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 nutice 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 without express or implied covenants or warranty. Any purson excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the nowers provided, trustee shall apply the proceeds closale to payment of (1) the expenses of sale including the lawful fees of the trustee and the recisionable fees of the trustee's attorney, (2) the obligations secured by this trust deed. (3) to all persons 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 or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with at title, powers and duties conferred upon any trustee herein named or appointed hereinder.

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

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 USES

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

NOTION TO BE USED TO BE FOR FULL RECONVEYANCE
To be used only when obligations have been paid.

REQUEST FOR FULL RECONVEYANCE
To be used only when obligations have been paid.

REQUEST FOR FULL RECONVEYANCE
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State of Oregon, Country of Klamath.

State of Oregon, County of Klamath Recorded 10/1/99, at 3:49 p. m. In Vol. M99 Page 37338 Linda Smith. County Clerk Fee\$ 15°°