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SKT 36517 TRUST DEED Vol. 17	Page 18360
THIS TRUST DEED, made this 27th day of September September September	, 19.77, between , as Grantor,
WILLIAN L. SISEMORE and SCENIC VIEW INVESTMENT CO.,	, as Trustec, , as Beneficiary,

PARCEL 2 : Lot 21, except the South 71 feet thereof, in PLEASANT HOME TRACTS NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, State of Oregon

Subject to any easements and rights of way of record.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ETEMPTER THOULDAND AND NOTION

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That payment of principal and interest hereof, it not solute pade, the security of this trust deed, grantor agroes:

To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to compile or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the beneficiary so requests, foin in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the by filing officer or searching agencies as may be deemed desirable by the beneficiary.

ary. 4. To provide and continuously maintain insurance on the buildings r heroalter vected on the said premises against loss or damage by fire ch other hazards as the beneficiary may from time to time require, in now or herealt and such other

inty part thereol, may be released to grantor. Such application or release shall not cure or waive any delnuit or notice of delauit hereunder or invalidate any set done pursuant to such notice. S. To keep said premises tree from mechanics' liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent, and promptly, deliver receipts therefor to benelicary; should the grantor laid to make payment of any taxes, asses-ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing benelicary with lunds with which to make such payment, benelicary may, at its option, make payment thereof and the amount so paid, with interest at the rate set loth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the beach of any of the covenants hereol and for such paymell, as the grantor, shall be bound, to the described and all such payment shall be timmediately due and payable with out notice, and the nonpayment thereol shall, at the option of the benelicary, render all sums secured by this trust deed. In connection with or, in corts, less and expenses of this trust including the cost of this trust deed, with site other costs and expenses of the furstee incurred in connection with or, in enforcing this obligation, and trustee s and expenses of the security rights or powers of beneficiary or trustee; and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee is and expenses including any auit for the foreclosure of this deneficiary or trustee, and expenses, including any auit lor the foreclosure of this beneficiary or trustee ind attorney's less actually incurred: To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and expenses,

any suit jor the interconstreau this decu, to pay an coast and expenses, the cluding evidence of itile and the beneficiary's or trustee's attorney's less; the amount of attorney's less mentioned in this paraginph 7 in all cases shall be fixed by the trial court, grantor lithis paraginph 7 in all cases shall be decree of the trial court, grantor lithis paraginph 7 in all cases shall be decree of the trial court, grantor lithis paraginph 7 in all cases shall be decree of the trial court, grantor lithis paraginph 7 in all cases shall be decree of the trial court, grantor lithis paraginph 7 in all cases shall be decree of the trial court, grantor lithis and property of the trial court, grant is mutually agreed that: It is mutually agreed that: to elects to require that all or any portion of the monies payabla as compensation for such taking; which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less both in the trial and appellate courts, meessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indected secure hereby; and grantor agrees, at its own expense, to and with the end excure such instruments as shall be measary in oblaining such com-pensation, promptly upon ad from time to time upon written required of both its less and presentation of this deed and the note for the formation of its less and presentation of this deed and the note for

be due and payable. Deputelliber 2.1., 1904. endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebidentes, frustee may (a) consent to the making of any map or plat of said property; (b) join in granning any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the line or charge thereol; (d) reconvey, without warranty, all or any part of the property. The dentise in this preceiver and may be described as the "person of person" be conclusive proof of the truthillness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebidentess hereby secured, enter upon and take possession of asid prop-retry or any part thered, in its own name sue for or otherwise collect here rents, issues and profits, including those past due and ungaid, and apply the ismne, ites to the same same soil operation and collecton, including reasonable altor-here there is the same soil operation and collecton, including reasonable altor-tion and expenses of operation and collecton, including reasonable altor-tion and expenses of operation and collexy, and in such order as ben-its or and expenses of operation and taking possession of asid property, the issues the same and taking possession of asid property, the issues there is a law is and taking possession of asid property, the issues the same and taking possession of asid property, the

ney's lees upon licinry may dete 11. The collection of suc insurance policie letermine. the entering upon and taking possession of said property, the such rents, issues and prolits, or the proceeds of fire and other cies or compensation or awards for any taking or damage of the the application or release thereof as aloresaid, shall not our or slauff or notice of default hereunder, or invalidate any act done uch notice. prope waive pursu

by any default provides of default hereunder or invalidate any set of pursuant to such noise. 12. Upon default by granter in payment of any indebtedness secure hereby or in his performance of any agreement hereunder, the beneficiary a declare all sums secured hereby immediately due and payable. In such an ey beneficiary, at his election may proceed to lorcolose this trust deed in equation of the secure 12. Upon hereby or in his p declare all sums as beneficiary at his as a mortgage in direct the frustee the latter event ft recorded his written real property to sa shall liz, the time: law and or In be

86.740 to 86.795. 13. Alter default at any time prior to live days before the day the trustee for the trustee's safe. The grantor or other person so privi ORS 86.760, may pay to the benelicary or his successors in interest tively, the entire amount then due under the terms of the trust deed obligation secured thereby (including costs and expenses actually in enforcing the terms of the obligation and trustee's and atformey's tes-ceeding 350 each) other than such portion.of the principal as would the terms of the terms of the obligation and trustee's and atformey's tes-ceeding 450 each) other than such portion.of the principal as would the terms of the terms of the terms of the second the terms of the terms. i private nterest, respec-deed and the lly incurred in out ex-

all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place departed on the packee of sale of the date and at the time and place departed on the packee of sales and thall sale the parcel or pareels at nuction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so told, but without any covenant or warranty, express or plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the granter and benelizing, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expressed is ale, in-

Of the frame and beneficiary, may present exclusing the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein shall apply the proceeds of sale to payment of (1) the expense of cluding the compensation of the trustee and a reasonable charge by attorney, (2) to the obligation secured by the trust deed, (3) to all having recorded liens subsequent to the interest of the trustee in i deed as their interests may appear in the order of their priority and surplus, if any, to the grantor or to his successor in interest entitled

surplus. 16. For any reason permitted by law beneliciary may from time appoint a successor or successors to any trustee named herein or successor trustee appointed hereunder. Upon such appointment, and conveyance to the successor trustee, the latter shall be vested with powers and duties conterced upon any trustee herein named or hereunder. Each such appointment and subsitution shall be made by instrument executed by beneliciary, containing reference to this tr and its place of record, which, when recorded in the ollice of the Clerk or Recorder of the county or counties in which the property is shall be conclusive proof of proper appointment of the successor trusall title instrument execu and its place of Clerk or Recorde shall be conclusi trust or of any action or proceeding shall be a party unless such action

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 a valid, unencumbered title thereto

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active me or savings and lean association authorized to do business under the laws of Oregon or the United States, real property of this state, its substitutiones, active or branches. of the Oregon State Bar, a bank, frust company NOTE

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19062 18361 10 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the lonn represented by the above described note and this trust deed are: (a)* primarily for granter's personal family, househeld or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, 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. 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. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. SEIDEL, INC. The IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation χ , the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, uso Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Vice Fresident aller esident Uiam asurer 490) STATE OF OREGON, County of (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, Personally appeared Albert L. Seidel and Denis L. Crain & William J. Crain who, being duly sworn, each for himself and not one for the other, did say that the former is the Albert L. Seidel Personally appeared the above nam president and that the latter is the vice president & treas. screars of respectively of Seidel, Inc. , a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in the half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: Well, Statut Notary Public to Oregon My commission expires: 8-23-81 and acknowledged the foregoing instrument to be voluntary act and deed. Belore me: Audy Blubal (OFFICIAL Notery Public for Oregon SEAL) commission expires: 8-23-81 Snj 💡 🔊 75 ិត recorded CRAIN ., and rev ... 18260-Depu Grantor ficiary County. seal 5 DEED g . within and on page. 3 6517 said E 8 INVESTMENT E B B KLAMATH DENIS CRAIN & WILLIAM *ΡM*., hand ERK retu 881) the Mortgage 97383 INDEXED. 5 for OF OREGON °, that. **TRUST** ŝ clock. Ved number FORM 515 or, BLAKE GRIGGS receiv of ____ certify VIEW 5 Box °0 th day of 2;34 o book M77 County Was file 5 STATE A **.**0 CENIC scord County as 29th. at Re 5 5 STATE OF OREGON, County of Klamath)ss. September 28 19.77 Personally appeared Albert L. Seidel, attorney and in fact for Juliëne R. Seidel who, being duly sworn, each for himselband not one for the other, did say that the former is the Klamath) ss. re-record to correct page number and that the seal allised to the conception of the seal of and said corporation by authority of its board of directors; and each of the seal of said corporation by authority of its board of directors; and each of them eschowledges and instrument to be its voluntary act and deed. Belore mes of the formation of the seal of the seal of the corporation of the seal of State of Oregon, County of Klamath] ^{s5,} I hereby certify that the within instrument was received and filed for record on the <u>6th</u> day of <u>0CTOBER</u>, 19 77, at 3;00 o'clock ____M. and recorded on Page _____19061 in Book <u>M77</u> Records of <u>MORTGAGES</u> of said County. My commission expires: 8-23-81 WM. D. MILNE, County Clerk By Hazel Duand Deputy telural, Boitr must be delivered to the tustes for The Mark 1994 1112233

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