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TRUST DEED

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THIS TRUST DEED		20. 00	18
DAVID E. YOUNG and JO ANN YOUNG hard	of March		ficine.
DAVID E. YOUNG and JO ANN YOUNG, husband and w	of March ife,	1	10 88 L
and W	iie,		, Derweer
Grantor MOUNTAIN TITLE COMPANY			
a segretary and the company of the comment of the c	*******	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

TITLE COMPANY, an Oregon corporation NORRIS D. JULSON,

....., as Trustee, and

as Beneficiary,

## WITNESSETH:

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

## OREGON SHORES

Lot 30, Block 41, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION,

in the County of Klamath, State of Oregon.

"THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICATE LAND USE LAW AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE MENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits 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

sum of THIRTEEN THOUSAND FIVE HUNDRED AND NO/100----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it to date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note should, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, it instrument, it is not the date, stated above, on which the final installment of said note should, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described real preparty is not currently used for egricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees:

I To protect the security of this trust deed, grantor agrees:

I To protect, preserve and maintain said property in good condition and repair; not as remove or desentials any building or improvement thereon;

I To complete or waste of said property.

To complete or waste of said property and in good and workmanked or entry building or improvement which may be constructed, damaged or destroyed thereon, and pay when the said of some incurred therefor.

I To complete with all laws, ordinances, regulations, covernants, conditions and restrations attential laws, ordinances, regulations, covernants, conditions are recovered to the trustment of the form of the proper public oftice or efficient, as well as the cost of all lies searches made sy hims of evernal conditions as well as the cost of all lies searches made symmetric and contract of the trustment of the property public oftice or estreet, as well as the cost of all lies searches made sometimes and continuously ordinances or searched agreement or may be deemed desirable by the sometimes and continuously ordinances on the building and

pints in executions such transcens statements pursuant to the vision continued could code as the interactive may require and to pay for filling same in the proper public offices or effices, as well as the cost of all lies searches made businesses;

A. To provide and continuously maintain insurance on the buildings new or hereafter erected on the said previous against loss or darings by live and sensitive the home of the home of the said previous against loss or darings by live and sensitive the home of the home of the said of the said and the said previous against loss or darings by live and sensitive of the home of the home of the said of the grantse shall be drivered to the homelicary such insurance insured of the grantse shall be drivered to the homelicary such insurance insured of the grantse shall be drivered to the homelicary such insurance insured of the grantse shall be drivered to the homelicary such insurance insured to deliver said policies to the homelicary of least littlered days prior to the expire the homelicary may procure the harres at grantse's experien. The amount collected under any line or other insurance policy may be applied by homelicary upon any indebtadeness security the entire amount to collected, or any part thread, may be inheased because the first and the said done pursuant to such motive.

3. To keep and previous free from construction from and to pay all taxes, assessments and other charges that may be levied or assessed upon or assessed to make motive of any part thread, and the said and properly before any part of make physical payment of any payment of any payment of payment of any payment of the payment and payment and payment and payment and payment and payment payment therefore, should be ignator tail to make payment of any taxes, assessments and other charges the homelicary may at the payment of any taxes, assessments and other payment of the payment hereoft and payment and payment hereoft and the homelicary and payment of the payment hereoft and payment and payment hereof

pellate court shall adjudge reasonable as the beneficiary's or fituate's attorney's less on such appeal.

If is mutually agreed that:

It is measured by a process that any portion or all of said property shall have the summer the right of envised payable and selects, to require that all or any portion of the amount required as compenses sheets to require that all or any portion of the amount required as payable to a such proceedings, shall be paid to be amount required incurred by transport of such proceedings, thall be paid to be an activity and applied by it first upon and spondiate courts, necessarily paid or incurred's feesing the summer of the payable that the trial and spondiate courts necessarily and or incurred between the trial and spondiate courts. Increase a polied upon the included between the summer of the payable that the payable that agrees, as its own expense, to take such actions and excellent such invalidates agrees, as its own expense, to take such actions pensessing, prometry upon and fraint investigates.

At any time and fraint investigates, and the upon written request of beneficiary, payment of its feet investigation of this deed and the note for reductations of the such stricting the liability of any person for the payment of the indebtedness, trustee may

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (e) join in any subordination or other agreement allecting this deed or the lieu or charge subordination or other agreement allecting this deed or the lieu or other agreement allecting this deed or the lieu or charge thereof; (d) reconvey, without warranty, all or any part of the join or person any the conclusive proof of the truthiness thereof any mention or persons be conclusive proof of the truthiness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneticiary may at any prointed by a court, and without regard to the adequacy of any security for the indebtedness hereby security contains the possession of any part thereof, in the own name sue or otherwise collect for entities and profits, including those past due and unpaid, and apply the same, nev's less upon any indebtedness accured hereby, and in such order as beneviciary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the property, and the application or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the insurance policies or compensation or awards for any taking or dama of the property, and the application or default hereunder or invalidate any act done pursuant to such notice.

pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as excured hereby immediately due and payable in such an in equity as electron may proceed to foreclose this trust deed and extraction and as all in the latter event the beneficiary or the truste dead by secured and cause excured his written notice of default and electron to sell the said described this written notice of default and electron hereby, whereupon the truste shall in the time and place of sale, give notice the manner provided in ORS 86.70 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale truste dead in the said experience of the truste deed in the said and the prior to five days before the date set by the ORS 86.760, may pay to all, the figurator or other person so priviled by tively, the entire amount there beneficiary or his successors in interest, successors in interest, successors and the obligation secured thereby (including oran and expenses actually incurred in coording the amounts provided by any and the first payable or the trust deed and the obligation secured thereby (including const and expenses actually incurred in coording the amounts provided by any and the first payable of the trust deed and the obligation secured them deed had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either successive parcels or parcels or parcels of a parcel or parcels and shall sell the parcel. Trustee the property so sold, but sell of the property so sold, but sell of the property so sold, but sell of any matters of fact shall be conclusive proof the frustee the property so sold, but sell of any matters of fact shall be conclusive proof the frustee the property so sold, but sell of any person, escluding the trustee, but indusing lifed. The recitals in the deed of any matters of fact shall be conclusive proof the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee the finance of the conclusive proof of the trustee sells pursuant to the property of the finance of the surplus, if any, to the france or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein or to any successor trustees permitted by the successor trustee. The latter shall be vested with all without powers and duties understood upon any trustee herein named appointed herein powers and duties understood upon any trustee herein named appointed herein control of the successor trustee. Herein named to appoint the successor trustees the surplement and substitution shall be made by written and its place of record which, when recorded in the office of the Country and its place of record of the successor trustee. Clerk or Recorder of the successor trustee in the shall be conclusive proof of proper appointment of the successor trustee in the shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly extended and obligated to notify any party hereto of pending sale under any left deed of trust or of any action proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company ungs and least associations surface to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real by at this prane, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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

and that he will warrant and forever delend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
((a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),
((b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural DUTDOSES.

This deed applies to incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-

contract secured hereby, whether or not named musculine garder includes the leminine and th	as a beneficiary herein. In con-	struing this deed and whenever the context so requires, the aber includes the plural.
IN WITNESS WHEREOF, said	grantor has hereunto set h	is hand the day and year first above written.
* UMPCRIANT NOTICE: Delete, by liming set, which not supplicable; if warrenty (a) is applicable and tas such word is defined in the Institute-In-Lending beneficiary MUST comply with the Act and Regul disclassives; for this purpose, if this instrument is the purchase of a dwelling, use Stevens-Ness For if this instrument is NOT to be a first liam, or is a of a dwelling use Stevens-Ness Form No. 1306, or with the Act is not required, disregard this notice.	the beneficiary is a creditor. Act and Regulation Z, the latten by meking required be a FIRST lien to finance in Mo. 1305 or equivolent; nell to finance the purchase	Daude Jang  Jo Ann Sing
g (If the ligner of the above is a consecution, use the form of acknowledgement appearing		VITNESS: Brian Brodsky
CALIFORNIA )	1	
istate of California (COUNTY OF LOS Angels)  On March 7  the undersigned, a Notary People in a State, personally appeared Kria	n Beensky	WTC WORLD TITLE COMPANY
personally personally person whose name is subscribed to to a witness thereto, for proved to be sure of a credible witness who is personal being by me duly swam, deposes and the control of the control	ich person by the cath lily known to me), who	FOR NOTARY SEAL OR STAMP  OFFICIAL SEAL
that he was present and young 5 To Ann personally known to be in, and whose name is subscribed to instrument, executation same; and	saw Day of the person described the within and annexed	JEANNE NIGH Notary Public-California LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1989
Signature		
ULC 0813	The state of the s	
said livest deed or pursuant to statute, to can herewith together with said trust deed) and to see estate now held by you under the same. Mail to DATED:	vibroball evidences of indebtedness of indebte	ment to you of any sums owing to you under the terms of a secured by said trust deed (which are delivered to you the parties designated by the terms of said trust deed the parties designated by the terms of said trust deed the Beneficiary) (Beneficiary)
TRUST DEED	भी दश्कर विकास का	STATE OF OREGON,
(FORM No. 881)		County ofKlamath
Bilevens-ness Law Pub. Co., Postiland. Cre.		I certify that the within instrument
YOUNG	To the state of the state of the state of	of
The state of the s		at9:00 o'clock AM., and recorded
Grantor Grant	SPACE REBERVED	in book/reel/volume NoM88 on
Julson	FOR RECORDER'S USE	page or as fee/file/instru- ment/microfilm/reception No85697
		Record of Mortgages of said County.
Beneficiary		
AFTER RECORDING RETURN TO		Witness my hand and seal of
		Witness my hand and seal of County affixed.
Mr. Norris D. Julson		Witness my hand and seal of
c/o ELL PROPERTY CO.		Witness my hand and seal of County affixed.
	Fee: \$10.00	Witness my hand and seal of County affixed.

Tarzana, Ca. 91356