Aspen Title # 010 33985 -TRUST DEED (No restriction FORM No. 881-1-Oregon Trust Deed Series-313.00 1.56 111 🏶 1.1.1.1.1.1.1.1 Vol.mdg TRUST DEED Pane October 20th Century 21 Production Realty, Inc. betweenday of ASPEN TITLE & ESCROW, INC Trustee, and as Grantor. ORVILLE S. BENNETT as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 建化磷酸化物 机磷酸铵酸化 ม และประวัติ (ค.ศ. 1977) มาก และประสาทธิการสะดัง (ค.ศ. สาว (ค.ศ. 1976) Lot 44, SKYLINE VIEW, in the County of Klamath, State of Oregon. CODE 223 MAP 3910-6CB TL 900

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 profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Nine thousand and no/100--.....

sum of <u>NATICE Clouds and Andrews</u> <u>Dollars</u>, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>at maturity of Note</u>, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

WAR

He was take or during the least have be the route which a direction ball much by their

Research

the manual antian in contraction of the

(a) consent to the making of any map or plat of said property; (5) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement alfecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person" or persons legally entitled therein() and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 'IO. Upon any default by grantor hereunder, begeticiary may at any pointed by a court, and without regard to the adequacy of any security for erty or any part thereol, in its own name sue or otherwise collect the said property or any part inductions for our and cake possession of a said property ary and thered. The super shows and polits, including these secures hereby, and model and there in a standard be a secure any and the same second and polits, including these secures and in such order as here inclusion of the size upon any indebtedness secured hereby, and in such order as here inclusion and taking possession of wid property, the and the method is a court of the such as thereby. If the method is the prove the such as the secure of the such as the order of the such as the order of the rest. The metering upon and taking possession of wid property other with the rest of the rest.

waive any detault or notice of default hereunder or invalidate any act done 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 event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgade or direct the truste to foreclose this trust deed bareby or in his election may proceed to default and his election in equity as a mortgade or direct the truste to foreclose this trust deed bareby, whereupon the trustee shall its the beneficiary or the trustee shall bereby, whereupon the trustee shall its the time and place of sale, give notice thereoi as them required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then dister default any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the netioning the terms of the obligation and trustee's and altorring of the amount for boligation secured thereby (including costs and expenses actually incurred the redeal as would not then be due had no debaut may and thereby respectively for and thereby the trustee. 14. Otherwise, the sale shall be held on the date and at the times and thereby cost.

The Useful, in much other the sale shall be held on the date and at the time and 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 in one parcel or in separate parcels and shall sell the time of sale. Trustee shall delive to the purchassihout and inform as required by law conveying the property citation in the deed of any matters of lact shall be trustee, but including the granter and beneficiary, may purchase at the sale.

the grantor and beneticiary, 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 expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests 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.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, 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

21112

 $\mathcal{L}_{\mathcal{T}}$

and that he will warrant and forever defend 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural 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 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.

<u>a za s</u> ere a sere	in a star star star star star star star st	Galer in the	an an an the first state and the		
not applicable; as such word beneficiary MU disclosures; for the purchase o if this instrume of a dwelling	NOTICE: Delete, by lining out, which if warranty (a) is applicable and it is defined in the Truth-in-Lending. ST comply with the Act and Regu this purpose, if this instrument is to f a dwelling, use Stevens-Ness Forr nt is NOT to be a first lien, or is r use Stevens-Ness Form No. 1306, to not required, disregard this notice.	he beneficiary Act and Regi lation by ma be a FIRST I i No. 1305 tot to finance	y is a creditor ulation Z, the king required lien to finance or equivalent; i the purchase	3X.24/PRODUCTION.REALTY, INC.	
(If the signer of t	the above is a corporation, acknowledgment opposite.)	aliya dan ugan sangan Ingga seringginan Ingga seringginan Ingga seringginan	માં માર્ગ કે પ્રાપ્ય પ્રાપ્ય કે પ કે પ્રાપ્ય કે પ્રાપ્ય ક વિદ્યુપ્ત કે પ્રાપ્ય કે	(a) And applicable of the second sec Second second sec	
STATE OF C)REGON	(ORS	93,490)		
	3ss.	an shekara na she Na shekara na shekara Na shekara na shekara na	STATE OF OREGON, Co November 1	unty of Klamath) ss.	
			Personally appeared	Allan Matthews and	
	appeared the above named			who, each being lirst	
Century 21 Production Realty,			duly sworn, did say that the former is the		
n Linc. - The second s		·····	president did XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
	••••••••••••••••••••••••••••••••••••••	·····	XXXXXXXX of CENTUR	Y ZI/PRODUCTION REALTY, INC	
		1.30		e seal affixed to the loregoing thetrument is the	
· · · · · · · · · · · · · · · · · · ·	and acknowledged the loregoin	g instru-	corporate seal of said corp sealed in behalt of said co	poration and that the instrument was signed and proporation by authority of its Board of directors;	
a sata kata	voluntary act a	-	and each of them acknow and deed.	rledged said instrument to be its voluntary act	
한 것 같은 것 같은 것 같다. 전 전 관련 것 같은 것 같이 있다.	Before me:	an gan ta'n. Geografia	Before me		
(OFFICIAL	an ing separation and the second s Alternative second se	sen fordati Gelater også	Ja / Sland	2 ADD 4: 9 1 :: 8	
SEAL)	Notary Public for Oregon	999-11-11-11-11-11-11-11-1 1-1	Notary Public for Oregon	adington is COFFICIAL	
na sense de la serie de la Reference de la serie de la Reference de la serie de la	My commission expires:		My commission expires:	March 22, 1993 . 5'SEAL)	
5 Provide State (1996)		ye in e yakar shiri	my commission expires.		
Sector 25	ચર્ય માટે છે. આ ગામમાં ભાજે	i yangan bi	an a		
	e a governa en tropolit plant de no ballo e				
	ાર માટે જાહ અન્ય વર્ષ છે. જેનુલી અલ્ફેશ્લ માટે શહેર ગોધ	To be used o	nly when obligations have been paid.	n forgan. Alanak na na na sangan ang na ng na ng na ng na	
<i>TO:</i>	a a na chuir a bhadan aire	waşakş	., Trustee		
said trust-dee herewith toget 'estate now he	d or pursuant to statute, to can ther with said trust deed) and to r Id by you under the same: Mail r	cel all evide econvey, wit	nces of indebtedness secured thout warranty, to the partie	ou of any sums owing to you under the terms of by said trust deed (which are delivered to you s designated by the terms of said trust deed the	
DATED:		, 19			
				Beneficiary	
Do not los	e or destroy this Trust Deed OR THE NOTE	which it secure	es. Both must be delivered to the trus	lee for cancellation before reconveyance will be made.	
				사망한 것 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것은 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 	
ΤĎ		pv c			
100 1 K	(FORM No. 881-1)	177777 (****)	auch os gruisent	STATE OF OREGON, SS.	
	SS LAW PUB. CO., PORTLAND, ORE.		가 가 가는 것이 가 있는 것이 것이 있는 것이 있는 것이 있다. 같은 것이 가 있는 것이 있 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것	County ofKramakii)	
· · · · ·				I certify that the within instru-	
M /Tears			Republic to the second second	ment was received for record on the	
(<u>1</u> .23) (1	and a second of the second		arad Johnsey and April Arabitation of	at.11:15o'clockAM., and recorded	
	Grantor		SPACE RESERVED	in book/reel/volume No	
	UTaill01		FOR	page_21111or as document/fee/file/	
			RECORDER'S USE	instrument/microfilm No. 7310,	
OBALTERS PRODUCTS	s is some some some som	اند. مراجع معرف محمد الم	الم المراجع ال المراجع المراجع المراجع المراجع المراجع	Record of Mortgages of said County.	
	Beneficiary			Witness my hand and seal of	
CODC AFTER	RECORDING RETURN TO	r.		County attixed.	
Orville	S. Bennett		ty prester findea	Evelyn Biehn, County Clerk	
1403 W	ilford St.			NAME	
Klamath	Falls, OR. 97601	Fee	\$13.00	By Quiline Mullinol the Deputy	
			T		

Hopen 77416 # 010,73985

163 9 19 24