TRUST DEED

12598-D

Vol. <u>789</u> Page 23217

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THIS TRUST DEED, mude this ... 2nd day of ... Novemb Dona d G. Finley & Faithe M. Finley, husband and wife

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as Grantor, Mountain Title (Company of Klanath County Shamiock Development Company, an Oregon Corporation

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as Beneficiary,

85120 Hall OS 3411

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11.15 WITNESSETH:

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TELESCONTES CONTRACTOR SUBJECTS Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 調査の設立部に対す 11-2213

Lot 7, Block 7, TRACT 1083, CEDAR TRAILS, according to the official plat thereofacus on file in the office of the County Clerk of Klamath County, Oregon. STATE OF DEFICIN, Tax Account No 4008 0:080 03200

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241

herein, shall become immediately due at d payable, state and the security of this fust cleed, grantor agrees: 1, 1. To protect the security of this fust cleed, grantor agrees: 1, 1. To protect preserve and maintain aid property in good cordition and repair; not to remove or demolish any building or improvement thereon; and to commit or permit any wate of said property in good and work nanlike manner any building or improvement which any be constructed; damayed or destroyed thereon; and pay when due all costs ix urred therefor. 3, To complet with all laws, ordinances, regulations, covenants, conditions and restriction such restrictions allecting side property if the beneficiary so requests, to join in executing such linancing statements pusuat to the Uniform Commercial Code as the beneficiary any require and to pay for filing same in the proper public ollices or ollices; as well as the cost of all lien searches made by liling ollicers or searching agencies as muy be deemed desirable by the beneficiary.

[onit in executing such influences statements pursuar, to the control to continue of all Code as the beneficiary may require and to pay for filling same in the proper public offices, as well as the local of all lien searches made by thing offices are searching signices as my by denied desirable by the beneficiary may freque and continuously main sin insurance on the buildings now or hereafter erected on the said premises logists for dimer require, in an amount not less than 3. V2CCMTL 141101. The continue require, in an amount not less than 3. V2CCMTL 141101. The continue require, in an amount not less than 3. V2CCMTL 141101. The continue require, in an amount not less than 3. V2CCMTL 141101. The continue require, in an amount not less than 3. V2CCMTL 141101. The continue require in an amount not less than 3. V2CCMTL 141101. The continue require in an amount not less than 3. V2CCMTL 141101. The continue requires the officer said, policies to the beneficiary at least liften days prior to the expiration of any policy of insurance now or hereafter placed on, said buildings, the beneficiary may procure the same af trantor's expense. The amount collected, and y doit of the insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary upon any indebtedness secured hereby and in such order as beneficiary upon any indebtedness secured hereby and in such order as beneficiary upon any indebtedness secured hereby and in such order as beneficiary or the said of the charges that may be level or assessed upon or against said property belore any part of such application or release shall on the day of the diver day and the same second by the said of any taxe, assessents and other charges that they apple by denied and any taxe, assessents and other charges that they apple by denied or any taxe as a code and other charges that any be tended on any taxe, assessents and other charges that they are associal builting and other charges that they are associal to any taxe astare

It is mutually agreed that: 6. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemnution, beneliciary shall have the right, it it so elects, to require that all or any portion of the monies parable as compensation for such taking, which are in exciss of the monies parable to pay emission for such taking, which are in exciss of the monies parable as compensation for such taking, which are in exciss of the monies parable to pay emission in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and signess and attorney is less, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance spplied upon the indebiedness necured hereby; and grantor agrees, at its owr expense, to take such actiona, ind, execute such instruments its shall be notessarily obtaining sitch corri-pensation, promptly upon beneliciary request, product and the taken and presentation of this deed and the roots for industry, payment of its less and presentation of this indebiedness, truste may the isblit of uny person for the payment of the indebiedness, truste may (a) consent to the making of any map or plat of said property; (b) join in

REAL PROPERTY.

Stanting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charde thereol. (d) reconvey, without warranty, all or any part of the property. The graftine in any reconveyance may be described as the "person or persons legally emitted thereol." and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. "I to." Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by dent or by a receiver to be a pointed by a court, and without regard to the adequacy of any security for the indibideness hereby secured, enter upon and take possession of said prop-erty or any part thereot, in its own name sue or otherwise collect the sing, less costs and expenses of operation and collection, including the sing, less costs and expenses of operation and collection, including the sense, less costs and expenses of operation and taking possesion of said property, the collection of such rents, issues and prolits, or the proceeds of the and other insurance policies are compensation or avards for any taking or damage of the property, and the application or release thereod as dioresaid sail not cure or waive(any delault by grantor in payment of any indebideness secured to use are in his nerformance of any agreement of any indebideness secured for the property, and the application or release thereod as dioresaid and not cure or pursuant to such notice.

waive any default on notice of default hereounder or invalidate any act done pursuant to such notice. ... 13. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, 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 equily as a mortgage or direct the trustee to foreclose this trust deed in equily as a mortgage or direct the trustee to foreclose this trust deed in equily as a mortgage or direct the trustee to foreclose this trust deed in equily as a mortgage or direct the trustee to foreclose this trust deed in equily as a mortgage or direct the trustee to foreclose this trust deed in equily as a mortgage or direct the trustee to foreclose this trust deed in the beneficiary elects to foreclose by advertisement and sale, the beneficiary the beneficiary elects to foreclose by advertisement and sale, the beneficiary estimate shall execute and cause to be recorded his written notice of default advertisement and sales the beneficiary to satisfy the obligation secured hereby whereupon the describe hall finene time and place of sale, give more provided in ORS 66.735 to 86.795. ... 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the dramtor of any, other person so privileged by ORS 86.753, may cure the default or default. If the default contre other than such portion as would not them be due had no default occurred. Any other default that is capable of being cured may be cured by the default contre other than such portion as would not them be due had no default occurred. Any other default that is capable of defaults, the person ellecting the default portion to curing the default or defaults, the prior no ellecting the default portio

and superior during incurrent in criticity the contention of the trust accel together with trustees and altorney's lees not exceeding the amounts provided by law. 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 and sale and sale may be postponed as provided, by law. The trustee may sell said sale may be postponed as provided, by law. The trustee may sell said sale and the postponed as provided, by law. The trustee may sell said sale may be postponed as provided, by law. The trustee may sell said sale and the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, 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 expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's atterney. (2) to the obligation scured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust these in interest may appear in the order of the priority and (4) the surplat. Bangthere the time time to the appear in his order of the subset in the difference of the frustree interest may appear in the order of the priority and (4) the surplat.

surplus, 16. Beneticiary may from time to time appoint a successor or succes-zors to an instant and herein or to any successor trustes appointed here-under. Upon such appointment, and without conveyance to the successor trustes, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, which, when recorded in the northage records of the county or counties in which, when recorded in the northage records of the county or counties in which the property is slutated, shall be conclusive prool of proper appointment of the successor trustee.

Which the property is squared, shall be conclusive proof of proper approximation of the successor fusice. 17. Trustee accepts this trust when this deed, duly executed, acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other dees fund or of any action or proceeding in which grantor, beneficiary or tru shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trusts, hereunder must be either an or savings, and loan obsociation cuthorized to disc business under the taws of to property of this state, its subsidiaries, affiliates, agents or branches, the United St ney, who is an active member of the Oregon State Bar, a bank, trust company for the United States, id title insurance company authorized to Insure title to real or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585. The grantor covenants and a grees to and with the beneficiary and those claiming under him, that he is lawtully-seized in tee simple of said described real property and has a valid, unencumbered title thereto

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136

and that he will warrant and i orever defend the same against all perso	
The grantor warrants that the proceeds of the loan represented by the above (n) primarily for grantor's personal, tamily or household purposes (see Impo (n) primarily for grantor's personal, tamily or household purposes (see Impo (n) primarily for grantor's personal tamily or household purposes (see Impo (n) primarily for grantor's personal tamily or household purposes (see Impo (n) person) are for busice the proceeding of the person of the pe	described note and this trust deed are: rtant Notice below), ness or commercial purposes.
(a)* primarily for granical or (even if grantor is a nitural person) are for business theirs, legatees, devisees, administrators, executors, (b) for an organization, or (even if grantor is a nitural person) are for bair, heirs, legatees, devisees, administrators, executors,	
personal representatives, success payred as a beneficiary horein. In constituing this and	tural
IN WITNESS WHEREOF, said grantor has neretine so	ndd Stinley /
* 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 as such word is defined in the Truth in-Lading Act and Regulation by ranking required to beneficiary MUST comply with the Act and Regulation by ranking required. Faither	alter M. Turley
beneficiary MUST comply with the Attaina Regulation by requivalent. Faither disclosive for this purpose use Stevens-Ness Form No. 1315; or equivalent. Faither if complence with the Act is not rectired disregard this notice.	itness by Brian Brodsiv
If the signer of the above is a corporation use the form of economic opposite)	
STATE OF QUESCOR, California	GON,
This instrument was acknowledged balled	
Donald G. Finley & Faithe M. Finley of	
STATE OF CALIFORNIA COUNTY OF Angeles	
On November 7, 1989 before me	WTC WORLD TITLE COMPANY
State, personally appeared personally known to me to be the	FOR NOTARY SEAL OR STAMP
person whose name is substitute to the manners, by the oath a witness thereto, (or proved to be such person; by the oath of a credible witness who is personally known to me), who being by me duly sworn, deposed and says; That he	uid
18840 Ventura Blvd., Parzana, CA.	A DEFICIAL SEAL
that he was present and saw Dcnald G. Finley and Parthe M. Finley personally known Brian Brodstabe the person described	OFFICIAL SEA JEANNE NICH HOTARY PUBLIC CALIFORNIA LOS ANGELES COUNTY HY CONN. EXP. AUG. 18, 1993
in and whose name is subscrited to the within and annexed instrument, execute the same, and that efficient subscribed instrument, name theretc as a witness of said execution.	Breactors and a source of the
Signature	
TRUST DEED	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instrument
STRUENS-NEST LAW PUR. CO. FORTLAND. OR	was received for record on the
Donal <u>C G. Finley & Faithe</u> M. Finley 6445 North Vasser Circle Moorepark, CA 93021 space Reserver	at 2:17 o'clock K.M., and recorded
FOR Shamrock Development Company RECORDER'S US	ment/microfilm/reception No. 8520
2250 Ranch Roid Ashland, OR.975206	Record of Monses Land and seal of
AFTER RECORDING RETURN TO	Sull dig Evelyn Biehn, Courty Clerk
Nountain, fict, fight 222 South Sixth Klamath Falls, OR 97601	Busternethe & belichooputy
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