Flspen Oregion Trust L TRUIT DIED. #0103.5125 COPYRIGHT ISPE 00 16027 開設に TRUST DEED Volmac Pade 11334 THIS TRUST DEED, inac's this ..... 6 .....day of .....June 90 CLAUDE J. LONG and VERNA D. LONG ., between ASPEN TITLE & ESCROW, INC. LONG ELECTRIC, INC., an Oregon corporation, ... as Trustee, and 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:

Lot 36, SKYLINE VIEW, in the County of Klamath, State of Oregon.

Code 223 Map 3910-6CB 11.3200

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 SIXTY SEVEN THOUSAND TWO HUNDRED SEVEN AND 67/100----\$67,207.67-

sold, conveyed, assigned or alienated by the grantor without lists therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor alienses in therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor alienses in an epsize product preserve and maintain said property in good condition and reparit any wate of said property.
To comply with all and the payable information of the payable information of the permit any wate of said property.
To comply with all and the property if the distorts, constructed, damaged or distored thereon. and pay where near which may be constructed, damaged or distored thereon.
To comply with all astements pristuant to the Union Commercial Code as the beneficiary nay require and to pay for limit m Commercial Code as the beneficiary may require and to pay for limit m Commercial Code as the beneficiary nay require and to pay for limit m Commercial Code as the beneficiary nay require and to pay for limit m Commercial Code as the beneficiary way require and to pay for limit m commercial code as the beneficiary way require and to solve the Union Commercial Code as the beneficiary way require and to solve distribution of the said promise against loss or damage by fire on the said promise against loss or damage by fire on annount not less than 3. In SULTAB ILV Y (2011) figste to the beneficiary way procure the same at line of any as soon as insured to divert as the profere only as soon as insured to deterned there on the said promise against loss or damage by fire of the same at light of a second or all hidding, the beneficiary way procure the same at light or a second to be diverted on as a sinulation of the there's and soon insured to deterned there and the diverted to the beneficiary way prove the same at light or a second to divert as second to the damage and sook there as insured to any part of the and to the damage and sook there as insured to the benefi

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken where the right of emiment domain or condemnation. beneficiary shall have the right, it is so the it, to require that all or any portion of the monies plus able all compension lost such taking, which are in stees of the amount required to pay all reasonable costs, expines and altion ny' lees necessarily put or applied by it list upon any reasonable costs and expused at the trial and appellate courts, expines and attorney it less necessarily put or applied by it list upon any reasonable costs and expuses and attorney i tens, both in the trial and appellate courts, necessuily paid or incurred by tene-set and exceedings, and its batter applied by the indebute such instruments as shall be necessary in obtaining such com-pensation, prompily upon beneficiary a request. Initary, nayment of its fees and presentation of this deed and the note for likity, payment of its lees and presentation of the indebute such instruments of lime upon with the such at the such at the pensation, prompily upon beneficiary a request. Initary, nayment of its fees and presentation of this deed and the note for initary in adverter in a full recorveyances, for cancellation), whithout allecing in (how any person for the payment of the indebute such in the inter inter (p) consent to the making of any map or plat of such property. (b) rais in (b) and property (b) rais in monitor in the such property. (b) rais in (b) and the mole for the payment of the indebute such in the indebute such and the note for the inability of any person for the payment of the indebutent such in the such property. (b) rais in (b) and the making of any map or plat of such property. (b) rais in the indebutent of the making of any map or plat of such property. (b) rais in (b) consent to the making of any map or plat of such property. (b) rais in (b) consent to the making of any person plat of such property. (b) rais in (b) consent to the making o

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franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereos? (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons figally entitled thereto" and the recitals there no 1 any matters or lack shall be conclusive proof of the truthfulness thereoi. Truste's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary 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 to the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereoi, in its own name sue or otherwise collect the rents, less costs and expenses of operation and collection, and and apply the same, less costs and expenses of operation and taking possession of said property, the collection of such rents, issues and prolits, or the procession of said property, the collection of such rents, issues and prolits, or the procession of usid of the adonged the property, and the application or relawards for any taking or damage of the property, and the application or relawards for any taking or damage of the property, and the application or relawards for any taking or damage of the property, and the application or relawards for any taking or damage of the property, and the application of new or thereol as allowers, and and put the prometice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in bis secured of any advertice of any indebtedness secured hereby or in bis secured of any advertice of any indebtedness secured hereby or in bis secured of any adverticed of any indebtedness secured hereby or in bis secured any advertice of any indebtedness secured hereby or in bis secured of any advertin the any indebtedness secured hereby or in bis

waire any default or notice of default hereumler or invalidate any act done pursuant to such notice. 1.2. 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 a provide the such as any declare all sums secured hereby immediately due and the beneficiary may declare all sums secured hereby immediately due and the beneficiary may declare all sums secured hereby immediately due and the beneficiary may declare all sums secured hereby immediately due and the beneficiary may declare all sums secured hereby immediately due and the beneficiary may devent she beneficiary at his election may proceed to loreclose this trust deed in equity as a mostfage or direct the trustee to loreclose this trust deed in the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the beneficiary elects to foreclose by advertisement and sale. In the event the beneficiary elects to foreclose by advertisement and sale, the bine of delay of the trustee shall execute and cause to be recorded his writtene beine of delay and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 1.3. After the trustee has commenced loreclose the strust gray cure the default or delaults. If the default consists of a lailure to pay, when due the default or delaults. If the default consists of a lailure to pay, when due the default or delaults. If the default consists of a lailure to pay, when due obligation or trust deed. In any case, in addition to the bus had no default or default and be due had no default cocurred. Any other default that is capable of being cured may be cured by tendering the perfor

todether with frustee's and attorney's less not exceeding the abounts 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. Which said sale may be postponed us provided by law. The trustee may only which said sale may be postponed us provided by law. The trustee may only said sale may be postponed us provided by law. The trustee may only said sale may be postponed us provided by law. The trustee may only said sale. Trustee shall deliver to the purchaser is deed in form as requiring on sale. Trustee shall deliver to the purchaser is deed in form as requiring on sale. Trustee the property so sold, but without any covenant or warranty, express or im-lifed. The recitals in the deed of any matters of lact shall by conclusive groof of the truthfulness thereoi. Any person, excluding the truste, but including 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 truste'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 evaluation is interest may appear in the order of their provider, and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conversance to the successor trustee, the latter shall be wated with all title, powers and duties conferred upon any trustee herein named by written unstrument executed by beneficiary, which, when recorded in the mostfage records of the county or counties in which the property is entated, shall be conclusive prool of proper appointment of the successor trustee 17. Trustee accepts this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to notify any party here of pending sale under any other deed of trust or of any action or proceeding in which the approver trustee.

NOTE: The Trust Devid Act provided that the trustes hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loch association authorized to abunets 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.

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The grant fully seized in fe	or covenants and agr e simple of said descr	us to and with the lived real property at	peneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto
and that he will	warrant and forever	defend the same ag	ainst all persons whomsoever.
(a)* prima (b) for ar	organization, or (even in	graritor is a natural per	d by the above described note and this trust deed are: poses (see Important Notice below). son) are for business or commercial purposes. parties hereto, their heirs, legatees, devisees, administrators, executors, ry shall mean the holder and owner, including pledgee, of the contract rescaled and whenever the context so requires, the masculine
personal represen secured hereby, v Gerder includes t IN WI	the ther or not named as a the terminine and the neuter INESS WHEREOF,	thensficiary herein. In c r, and the singular number taid grantor has her	er includes the plural. eunto set his hand the day and year first above written.
not applicable; if as such word is a beneficiary MUST	(CE: Delete, by lining out, w warranty (c) is applicable a lefined in the Truth-in-Lend comply with the Act and I s purpose use Stevens-Ness i the Act is not required, dis	ing Ast and Regulation Z, egulation by making required from his, 1319, or equival	red There N Jarg
II the signer of the up the farm of actu	ebave is a corporation, owledgement oppasite.) ZEGON.		TATE OF OREGON.
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trust deed hi said trust de	ndersigned is the legal ow we been fully paid and s ed or pursuant to statut ther with said trust deed eld by you urder the san	, to cancel all evidence	sbtedness secured by the foregoing trust deed. All sums secured by directed, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to it warranty,) to the parties designated by the terms of said trust deed d documents to
DATED:			Beneficiary
De net	iere er destroy this Trust Deed (	DI THI HOTE which it secure	Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON,
이번 나는 아이들이 있는 것이다.	RUST DEE	装飾 はおよう 植り かけひから きに	STATE OF OREGAN, County of <u>Klamath</u> I certily that the within instrum was received for record on the 12th of <u>June</u> , 19 at 12:00 o'clock <u>P.M.</u> , and reco
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