FORIA No. ERT .- Cregori Trust Det il Series TRUST DIEL

the statement of the st							ORT. 41204
<b>16220</b>	ITTE E	83649-1	TRUST DEED	Vol.	m90	Page 11	<u>1631</u> @
THIS TRUST	DEED, mide this	<u>16th</u>	day of .	May	igir der eige G		) between
Daniel D. Prosser	& Beverly K. P	rosser	or the surv	ivor	1997 - 1997 1997 - 1997		
					11. A. A.		
as Grantor,	Mountain Title	Company	of Klamath	County	. ?s		Trustee, and
Shamrock Developme	nt Company, an	Oregon	Corporation			, as .	rrusice, and
				*******			N
as Beneficlary,			95 C 28 TT 87 F 200				10.01

## WITNESSETH:

Grantor irrevocably granti, birgains, sells and conveys to trustee in trust, with power of sale, the property in Klamath\_\_\_\_ 

ots 11 and 12 in Block 7 of TRACE NO. 1083, CEDAR TRAILS, according to the official lat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No: 4008 02040 01900 Tax Account No: 4008 02040 02000

note al even date herewith, payable to bensiliciary or order and made by grantor, the final payment of principal and interest hereof, it

not sconer puld, to be due and payable. The data of maturity of the delative view by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, then, at the baneficiary's uption, all obligations secured by this instrument, it respective of the maturity dates expressed therein, or berein, shall become immediately due and payable.

berein, shall become immediately due into revaole. To protoct the security of this frust deed, frantor afroes: I. To stolect, preserve and maintain said property in good condition and repair; not is remove or demolish any buildad or improvement thereon; not be commit to permit any wait of asis projetty. 2. To immelte or resoure promptly and in good and wolinsanike manner any building or improvement which may be constructed, dana ged or destroyed thereon, and pay when due all costs incurs to thereon, condi-tions and restrictions allecting used property. If he beneficiary no requests, to join in exercising used property. If he beneficiary no requests, to close the beneficiary may require and to pay for tiling same in the proper public effice or olices, a well as the cost of all lien same in the proper public efficies or searching agencies as any be deemad desirable by the beneficiary.

[9] In referring then inserting barenering persons to incomposite the second set the beneficiary may require and to all lien searchs made by ling offices or offices, as well as this cost of all item searchs made by ling offices or offices, as well as this cost of all item searchs made by ling offices or eserching affective as they be deemed desirable by the breaking reserved on the said permissis affairs from or damage up for the said permissis affairs to may be desirable by the person of the breaking reserved as the breaking permissis affairs with the said permissis affairs with the said permissis affairs with the person of the break of the breaking of the breaking of the break of

It is mutually agreed that:

It is montually agreed that: 8. In the event that any portion or all of and property shall be taken under the right of eminent domuin or collorm ation, benelatistry shall have the right, it is so elects, to require that all or any portion of the monies psyable as compensation for such taking, which are in eachs of the amount injuried to pay all reasonable costs, expenses and atturney's fees necessarily paid or incurred by granior in such proceeding, shall be paid to benelicity and applied by it list upon any reasonable costs and espenses and attorney's fees, both in the trial and appellate costs, necessarily paid or incurred by bene-licity in such proceeding, and the balance applied upon the indel to den-licity in such proceeding, and the balance applied upon the indel to den-licity in such proceeding, and the balance applied upon the indel to den-secured hereby; and granters at shall be necessary in obtaining such com-sensation, promptly upon benelicity's reque-tions of the root for the proceeding of the necessary in 9. At any time and from time to then upon written request of bene-licity, payment of in less and presentation of this decindent without all retind the habitity of any person for the payment of the and this and the indet individued (a) consent to the making of any map or plut of said property; (b) join in

STEVENS, NESS LAW PUB CO

franting any ensement or creating any restriction thereon; (c) join in any suborimation or other agreement allecting this deed or the lien or charke thereoi; (d) reconvey, without warranty, all or any part of the property. The franten in any reconvey, merithout warranty, all or any part of the property. The stanten in any reconvey, without warranty, all or any maiters or lack shall be conclusive proof of the truthuliness thereoi. Truste's fees lor any of the services mentioned in this paragraph shall be not less than \$5. 0. Upon any delault by grantor hereoinform beneficiary may at any time without notice, either in person, by adent or by a receiver to be ap-pointed by a court, and without reland to the distance of lass the pro-pointed by a court, and without reland to the distance collect the rents, issues and profits, including those past due and unpaid, and apply the same, rest or any detault force past due and unpaid, and apply the same rest error and profits, including those past due and unpaid, and apply the same. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profils, or the proceeds al live and other insurance policies compensation or awards low any daimage of the profierly end is any detaution or wards low any fain or dismade of the profierly daim any indebiation or clease thereous as aloresiad, shall not cure or waive any delaution or release thereous and invalidate any act our or waive any delaution or the lease thereous and invalidate any act our or pustuant to such rents, issues and provide any faint or dismade of the property. Addition to such recompensation or awards low any stand or dismade of the property. Addition to recompensation or awards wards and many daim age of the pustuent to such rents. Such a faint or a provide any additioned and recent or waive any delault by grantor in payment of any indebiedness secured

property, and the application of class during the day term of a damage of the property, and the application of class during the day term of a set of the property of the application of class during the day and t

surplus, if any, to the frantor 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 frustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor ippon any trustee named ner appointed hereinfer. Each such point point and substitution shall be made by written instrument excured by beneficiary, which, when recorded in the morefage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and schnowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of irust or of any action or proceeding in which farantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

13638 C

NOTE: The Trust Deed Act provides that the trustee for evaluate must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings 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 subsidiaties, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

ÛÔ E HI 98

						11632	
Tł	ie granici covena	nts and agrees to	and with the line line line line line line line lin	eneficiary and those nd has a valid, unen	claiming under cumbered title th	him, that he is law- nereto	
					i i de la companya d La companya de la comp La companya de la comp		
d that	he will warrant	and forever dister	rul the same all	einst all persons who	msoever.		
	$ \begin{array}{c} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n$						
Ţ	he granice warrants	that the proceeds of	it e louis represent	d by the above described	note and this trust	deed aro: (XX	
	f fills for a state state for	8-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	a state at	artian hereto, their heirs	, legatees, devisees,	administrators, except	ors, ract line
				cunto set his hand the	e day and year fi		
	TANT NOTICE: Delete, liculate; If warranty (a)		is warranty (a) or (b) is asticiary is a creating the second list of the second list of the second s	Daniel D. Pi	OSSER Stik	Prop	sey
		1 日本市場和446	by making required	ted and the second s	Prossee	NOSSIEV BY	
	STATE OF <u>Ore</u>	알 좋지 않는 물문		A PEGON	- W	4	
	County of <u>Kl</u>			TATE OF OREGON,	onally known	) ss. to me who	11
				going instrument lvd, Suite 215,	Tarzana, CA	91356 , r & Beverly K.	Prosse
				ted the foregoing their voluntar	y act and dee		
	Before Me:			ary Public for_ mission expires_	Oregon 6/16/92	111	
			CO				
	The undersigned i	s this legal owner and	i holder of all indi	bledness secured by the breated, on payment to y of indebtedness secured	toregoing trust de ou of any sums ou	ed. All sums secured L ing to you under the te (which are delivered	by said erms of to you
suid	trust deed or pursu	ant to summer the second second	i reconvey, withou	t warranty, to the parts	es designated by th		eed the
	TED:						
	영습관 그 열린 사람이 있었다.				Beneficie	xy	
(a) Construction of the second sec		. BUR 201405			a	fore reconveyonce will be ma	1 <b>69.</b>
A second static static structure is a second structure structure of the second structure structure structure structure structure structure structure is second structure stru		shis (rest Dood OR THE B		Loth must be delivered to the t			,
(a) A second statement and the second statement of	TRUST	DEED		Loth must be delivered to the l	STATE OF C County of .	DREGON, Klamath	}ss.
	TRUST FOIM	DEED			STATE OF C County of . I certify was received of	DREGON, Klamath that the within inst for record on the 141 June	ss. rument thday 1999 ecorded
1 S	TRUST FOIM MARCEL D. Pros 528 Indian Su San Marcus, Ch	DEED	iProsser.	PACE RESERVED	STATE OF C County of . I certify was received of	DREGON, Klamath that the within inst for record on the 141 June O'clockR.M., and r Volume No	ss. rument th. day 1999 ecorded on /instru- 1622
1 .5	TRUST (FOIM Aniel D. Pros 528 Indian SU San Maricos, CA Shimrock Devel 2250 Banch Ros	DEED	K Prosser	PACE RESERVED	STATE OF C County of . I certify was received of	DREGON, Klamath that the within inst for record on the 141 June SclockR.M., and ro Volume No	ss. rument th. day 1999 ecorded on /instru- 1622 mty.
	TRUST (rous) Saniel D., Pros 528 Indian Su San. Mar(X)8, CP Stvimrock Devel 2250 Ranch Roc Ashland, OR. 9	DEED	K Prosser	PACE RESERVED	STATE OF C County of . I certify was received of	DREGON, Klamath that the within inst for record on the 141 June SclockR.M., and ro Volume No	ss. rument th. day 19. 99 ecorded /instru- 1622 mty. seal of