	_ ASPEN	<u>36007</u>	J.	791-SR
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REINALIX I CAMTER	8th	day of JANHARY		
Granidi and FN Realty Se an Oregon Corporation as Land Corp., a Nevada Corp	RA AND VIRGIN	ILA, P. GAMISERA	11100 111	between 115
an Oregon Corporation as	Trustee for the Califo	rnia corporation, as ac	ent for Asses Tell-	E AS TENANT
an Oregon Corporation as Land Corp., a Nevada Corp. as Trustee.  Grantor convey.	oration as Rendining	erprises, Inc., an Ore	on Corporation and W	Escrow, Inc., EN
as Trustee.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	y and Aspen Title and	Escrow, Inc., an Orego	n Corneration
Subject to all reserve	s to Trustee in trust	with the novem of	le the following descri	- co. poration
subject to all reservations,	easements, conditions	s and restrictions of re	le the following descri	bed property:
Tract1107			coru;	
of FIRST	ADDITION	13 Lot _		
Klamath County, O	regon	SPRAGUE	RIVER PINES,	
		The state of the s		į.
contained and payment as a	iven for the purpose of	of securing performance	of each agreement of (	
contained and payment of the with interest thereon according	sum of \$ 13,230	00	or each agreement of (	Frantor herein
with interest thereon according dated JAN 8 1991 k	to the terms of a pro	missory note executed !	ov Grantor and	Dollars,
dated JAN 8 1991 k	200]	allments with the last in	stallment to become due	o Beneficiary
Grantor agrees: Th	nis document is	heing row (* -	And the second second	
(1) To metast	te date	refecorded	to correct the p	promissory
permit any waste of said proper	ve and maintain said	property in good condi-	ion and repair and not	the Market
or said prope	пу.	- Cara actual	ton and repair and not i	o commit or
(2) To comply with all	laws, ordinances			
property.	, orumances, reg	ulations, covenants, con	ditions and restrictions a	ffecting as: 4
(3) T- 1				2.41
charges that may be levis 1	y free from all liens an	d to pay all taxes access	ments, maintenance char	<u></u>
Beneficiary, at its option	essed upon or against	said property before the	ments, maintenance char	ges or other
charges that may be levied or ass Beneficiary, at its option, may p added to the principal owing und for collection.	ay such items when the	he same become deling	same become past due or	delinquent.
added to the principal owing und for collection.	er the promissory not	e above described at the	same rate of interest	aid shall be
			and of interest and	1 with costs
(4) To pay all costs, fees the costs of title search and oth including attorney's fees.	and expenses incurre	d ku n		7. 5.
including attorney's fees.	er costs and expenses	incurred in asset in	stee under this agreemen	including
the costs of title search and oth- including attorney's fees.	and the second	monted in connection	with or enforcing this	obligation.
(5) Upon default by Com		The second se		
(5) Upon default by Gran ereby to be immediately due and	lor of any provision of	of this agreement Benefi	ciary may declare at	
,	· payaote.	The section of the se	and acciate all sui	ns secured
Grantor and Beneficiary	further covenant and	Acres.		
(1) In the area of		agrees.		
(1) In the event the within the be sold, conveyed, assigned or oproval of the Beneficiary then, a f the maturity dates expressed the	n described property,	or any part thereof or	mer internet	
pproval of the Beneficiary then	alienated by the Gra	intor without having fir	st obtained therein is so	ld, agreed
opproval of the Beneficiary then, a f the maturity dates expressed the	erein or berein at a	tion, all obligations secu	red by this instrument :-	onsent or
	toni or netem, shall t	become immediately due	and payable.	respective
(4) Claning agrees to	collection fee of \$2 o	Oner mand	- <del></del>	ş- <b> </b>
onthly installment of principal an	d interest.	v рег шопth, which fee :	shall be due and payable	with each
(3) Genetar and				
(3) Grantor agrees that in the it is called for under the note, a 10% of the principal and interest orney's fees) as called for under the context of the con	the event any installn	ent is not received by	Renafiai	
10% of the principal and interest	a late charge on such o	lelinquent installment m	beneficiary within 15 da	ys of the
10% of the principal and interest orney's fees) as called for under so or before the due date of the next	portions of such insta	illment, in addition to si	ch costs and	int equal
or before the due date of the nex	salu note and Deed of	Trust, and that such late	Charge shall be due 1	ncluding
	to matatiment.		Se critical pe due stud	payable
Grantor is the owner of the ve described and will warrant an	above described pro-	nortu f		
ve described and will warrant an	d defend the same ag	perty, free and clear of	any encumbrances, exce	pt those
IN WITNESS WITTEN	<b>.</b> _	Persons.		
IN WITNESS WHEREOF	, Grantor has execute	this agreement the de	v sold voc- =	
		sugnated y	y and year first above w	ritten.
	<u></u>	EYNALDO J. GAM	ISERA	
: ** : **	and the state of t	ungunca UT. C	amestra-	
TE OF GUAN	W. Land	IRCINIA T. GAM	ISERA	;* <b>1</b>
	County of	GAMA		I
The foregoing instrument wa	s acknowledged before	re me this	, 88	:
, 19	<i>.9</i> /, by		74	day of
		(1)/-		A
	Proceedings.	Jegren.	æ ()	
	Notary	Public for A	C. PET	
	Му Со	mmission Expires	rubild	
	•	in and for the Territo	ry of Guam U.S.A	
		My Commission Expi	res: July 31, 1993	, <b>I</b>
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or	naren	A.D., 19 <u>91</u> of		_ o'clock <u>P</u> M on Page	I., and duly recorde	d in Vol. <u>M91</u>	
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· i	o all minis secured	laneficiary may decia	this agreement B	of any provision of	anterio est de partici La Compaña de Compaña est	हान्पुर्ग (हे) जन्म के पुरस्कान	
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