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ASSIGNMENT OF DEED OF TRUST

FOR GOOD AND VALUABLE CONSIDERATION, the receipt and sufficiency of which is hereby acknowledged, I, George Munoz, hereby assign all of my right, title and interest in and to that certain Deed of Trust, dated June 17, 1991 in the original sum of Twenty thousand (\$20,000) dollars, executed by Leisure Lodge, Inc., a California corporation, to Larry J. Havemann and Virginia Carole Havemann. See Exhibit "A" attached hereto and made a part hereof.

21 Ha Dated: September 6, 1991 in <u></u> BORGE MUNOZ STATE OF CALIFORNIA SS.

COUNTY OF ORANGE

On this, the  $\begin{pmatrix} \mathcal{H} \\ \mathcal{L} \\ \mathcal{H} \end{pmatrix}$  day of September, 1991, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Geoige Munoz, personally known to me or proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged that he executed same.

NOTARY PUBLIC ATE OF CALIFORNIA County of Orange GRACE R. STANCATI My Appl. Exp. April 24, 1995 eret

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Vol.<u>mal</u> Page **18386** 

Return: Richard S. Paul 19800 MacArthur Blvt. #1450 Irvine, Ca. 92715

18387 17th 17144114 THIS TRUST DEED, made this 17th LEISURE LODGE, INC., a California Corporation. 91 19 as Grantor, FIRST AMERICAN TITLE INSURANCE COMPANY, a California Corporation GEORGE A. MUNOZ , a single man, \* , as Trustee, and

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TRUST DEED

## as Beneficiary,

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FCRM No 201

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## WITNESSETH:

Grantor irrevocably grants, Largeins, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH 

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મેં આવેલી છે. આ ગામમાં આવ્ય છે. આ ગામમાં આવ્ય છે.

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LEGAL DESCRIPTION ATTACHED HERETO AS EXHLBIT "A" AND MADE A PART HEREOF.

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THE NOTE SECURED HEREBY CONTAINS AN ACCELERATION CLAUSE.

-TRUST DEI D.

ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connectodether tion with said real estate.

syment of the Dollars (\$20,000.00) TWENTY THOUSAND AND NO/100----sum of

sum of IWENIY INCOMPLE AND INC/ 1000 note of even date herewith, payable to beneficiary or order and rade by granter, the final payment of principal and interest hereol, if not sooner paid, to be due and payable JUNE 17, 1992; The date of maturity of the debt setured 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 thereod, or any interest therein is cold, agreed to be sold, conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary: then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and gayable. The above described real preperty is net currently used for agricultural, timber et grazing purposes.

sola, conveyer, assigned of minimulations secured by this instherein, shall become immediately due and gayable. The above described real property is net currently used for agricul To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect, preserve and maintain said property is not decompare thereon; and repair; not to remove or demolify any building or improvement thereon; and repair; not to remove or demolify any building or or improvement which may in constructed managed or destroyed thereon, and pay when all laws, ordinances, relutations, covenants, corditions and restrictions allecting said property; if the beerclicary so request, to to an after the said generic as a may building the second said property is the second destroyed thereon, and restrictions allecting such the said property is not of the building.

To comply with all laws, ordinances, relutation, covenants, corditions and restrictions allecting such and to say tor fling same in the proper public office or offices, as well as the cost of all lies services made by limit policies or searching agencies as may be decomed desirable by the product of the same and by demond desirable by the product of the same shall be delivered to the beneficiary as soon as insured if the grantor shall fail for any reason to procure any such insurance and to deliver any procure the same af rent of scenes. The amount collected network and frant service parts and buildings, the beneficiary as bear and buildings, the bear firstly may frant inter to time relation of any policy of insurance policy and insure the same at frant of a control as insured to be explicitly as too an sintered in the same procure and frant frant sectors. The amount collected network and frant sectors and and to delive any too and frant sectors and to delive any too and frant sectors and to delive any too and frant sectors and to delive any be applied by beneficary and any colice an

peliste court shall adjudge reasonable as the arms party of summer and appeal. It is mutually agreed that: i. It is mutually agreed that: i. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monie payable as compensation for such taking, which are in excets of the amount equation incurred by grantor in such more shall be needed by grantor in such markers, shall be restering and or incurred by grantor in such more shall be needed by grantor in such approximation for such taking shall be presented by grantor in such more shall be needed by grantor in such markers and attorney's less applied by it it int upon any reasonable costs and express and attorney's less incurred by grantor adpress (and the balance applied upon the indebied and its such instruments as shall be meets in obtaining such actions: and energy and the south and presentation of this devia and the mote for endormmint in case of full reconveyances, for cancel without allecting the liability of any person for the payment of the indebiedness, trustee may

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(a) consent to the making of any map or plat of said property: (b) join in granting any essement or creating any restriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) join in any subordination or other agreement attriction thereon. (c) point is the property. without warranty, all or any part of the property. The faily entitled thereo." and the receival thereo. Truste's less for any of the thethilumes thereol. Truste's less for any of the services mentioned in this paragraph shall be not less than \$3.
(i) Upon any default by grantor hereunder, henelicity, may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adjucy of any of any first or any attributing the any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adjucy of any of any first or any part thereof, in its own name sue or otheragise collect the resonable drives and prolits, including those past due and unpeid. End apply the same liciary may determine.
(iii) The entering upon and Taking postession of said property, the follection of such rests. issues and prolits, or the proceed to its and other provents. The same subjection of such rest. issues and prolits or in paysnent of any indibiddness secured hereof as a stores of interact of any accurd, thereof as a stores of interact of the any determine.
(iii) The entering the indice of any starter of any of any of the appointed by a fail to notice. If detail thereonds or invalidate any set done unsummer back or other struct detail or oncice of detault hereunder or invalidate any set done on wave any detaut or notice of deta

the manner, provided in ORS 86 735 to 86.795. 13. After the trustee has constrained invelopments by subsequences and ask, and as any terms prove to 5 doys abserve the date the trustee conducts the sale, the granter or any other person so perviced by ORS 86.751 may cur-the delauit or delauits. If the delauit termins of a failure fit pay, when due sums secured by the trust deed, the delauit may be cured by pay, when due sums secured by the trust deed, the delauit may be cured by pay when due sums secured by the trust deed. Any other delauit that in capable of heing cured my be corred by tendering the performance requires the delauit obligation or trust deed. In any case, in addition to curing the delauit cost of elaults, the person electing the cure shall pay to the binificary all costs and expenses accuefly incurred in enforcing the obligation of the trust deed by law."

together with trustee's and attorney's less not exceeding the amounts provided by lew." 14. Otherwise, the sale shall be held on the date and at the time and plact, designeted in the motion of an event of the same to which have a date may be postponed as provided by des. The trustee may will have properly either in one parcel or in separate parchs and thell will the parcyl or parcels at auction to the highest bidder for cash, payable at the time of asle. Trustee shall deliver to the purchaser its dired in form as required by law conveying the property to table, but without any covenant or meranty, espress at in-plied. The recitals in the deed of any covenant or meranty, espress at in-cluding the property in the deed to any covenant of the trustee but devices of the trusthulness thereoil. Any period wellowed to the trustee but devices atterned to bigation extured by the trust deed. (3) to all persons deed as their interests may appear in the inferent of the trustee in the trust surplus. The distance may any the trust deed. (3) to all persons deed as their interests may appear in the inferent of the in prosite and (4) the surplus.

Surplus, if any, is the grant from time to time appoint a surface or surra-surplus. If B. Benelikiary may from time to time appoint a surface oppoint of here under. Upon such appointment, and without convergence to the successor truster, the latter shall be versed with all sufe proves and dures contering appoint and the surplus of appointed here under Each such appointment and appointed herein nemed or appointed hereunder Each such appointment and appointer a shall be made by a sisten instrument sure used by beneficiary. which the property a suited what be beneficiary are counter in which the property as suited, shall be penchaire pruci of proper appointment of the surgeous trustee.

Of the sectors reverse. 19. Trustee accepts this team when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto al pending take under any other deed al trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee her under must be either an eiterney, who is an active member of the Oregon State Bor, or sovings and loan association authorized to do bush as under the lows of Oregon or the United States, a title insurance compony authorizes property of this state, its subsidiaries, alfiliates, agents ar branches, the United States er any agency thereof, or an extrow agent licensed under C ste Bor, a bank, trust company sutharized to Provide trille to rea under OSS 696 505 to 696,585 

EXHIBIT "A"

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The grantor covenants and agrees to and with the teneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the teneficiary and those claiming under him, that he is lawfully seized in tee simple of said described real property and has a valid, unencumbered title thereto 

and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primarily for grantor's personal, lumily, 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 concrete.

purposes. This doed applies to, inures to the benefic of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and issigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not namec 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, sa	id drantor has bee	unto set his hand the day	and year first above written	<b>1.</b>
しょうしょう ちんしん ちょうよう ちょうちょう しょうしょう しょうちょう しょうしん ししょ	그는 눈 물질을 감독하여 가지 않는 것을 했다.		INC., a California (	Corporation
IMPORTANT NOTICE: Delete, by lining, eut, w let applicable; if warranty (a) is applicable ar is such word is defined in the Truth-in-Lendi seneficiary MUST comply with the Act and R disclosures; for this purpose, if this instrument i the purchase of a dwelling, use Stavens-Ness f this Instrument is NOT to be a first lien, or of a dwelling use Stavens-Ness Ferm No 1300 with the Act is not required, disregard this notice	ng Act and Regulation og slation by making r is to be a FIRST lien to Farm Mc. 1305 or equ is not to finance the p 5, se squivalent. If com	réditer Z, the guited BY: In ance velent; retrase	WHAS PRESIDENT F	<b>a.</b>
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	in the second second		n gold o seu o seu i Se <u>status</u>	
그는 아무는 아니는 이 것은 것을 다 집안감한 것 같아요. 것 같아? 물감을	)	ATE OF OF GEEGON, County of		) 15.
STATE OF OREGON.		geneel 7	1998	<b></b>
County of		Personally appeared EMER	Who, each bei	in <b>i</b> first
Personally appeared the above named		is sworn, did say that the former sident and that the latter in the returned LEISUFE LOD corporation, and thet the seal at rorrate seal of said corporation and in behalf of said corporation d each of them acknowledged	s GE, INC., inted to the foregoing instrument and that the instrument was sig a by suthority of its board of sid instrument (c. ba its yolun sid instrument (c. ba its yolun	lifectors;
ment to be	RCI ANI GOOG. B	de dood.	DOLORES SH.VER	NIA
(OFFICIAL SEAL) Notary Public for Oregon		chary Public for Company	ORAHIGE COUNTY COF My comm. expires AUG 10.1	FICTAL BAL)
My commission espires:		commission expires	1913	
TG: The undersigned is the legal owner trust deed have been fully paid and satis said trust deed or pursuant to statute, i herowith together with said trust deed) an estate now held by you under the same DATED: Do not less or destroy this Trust Beed OR T	and heider of all inde ties: You hereby and o annot all evidences ad to reconvey, withou Mill reconveyance and 19.	at indebtedness secured by said warranty, to the parties design		IY IG 10, 1903 d by said terms of set to you
		ST.	ATE OF OREGON,	<u>}</u>
TRUST DEED		W40	received for record on the	2Fb.dey 1
LEISURE LODGE, INC., a California Corporation		at . In 1	SeptSept 12:09o'clock PM., and pook/reel/volume NoM9 10:360or as /ee///	le/instru-
GEORGE A. MUNOZ		ECORDEN'E USE ME Re	nt/microfilm/reception No. cord of Mortgages of said C Witness my hand an	ounty.
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GEORGE A. MUNOZ 2005 N. GREENLEAF SAMPA ANA, CA. 92705		<b>B</b> 1	Evelyn Blehn, County Name Dauline / Mush rold	
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