380	ion Trust Deed Series—TRUST DEED.	MHC 26451	•	VolM91	_Page 25055	_`'ST
	and the second	20day c	ofN	lovember	, 19.91 , be	tween
ALVIN CAL	DWELL and Debokait too				Tures to	and
Grantor,	MOUNTAIN TITLE COMPA	and a second	the sur	vivor thereo	, 43	3
s Beneficiar	y, br irrevocably grants, barga	WITNESSE	TH:	in trust, with	power of sale, the pr	operty
Grant KLAM	or irrevocably grants, barga ATHCount E EXHIBIT A WHICH IS	ains, sells and conveys y, Oregon, described a MADE A PART HEREO	s: F BY THI	S REFERENCE	an an Araba An Araba Araba	
	T DEED IS AN ALL-INCL A FIRST TRUST DEED					- analis da larga gas - arcs - scriege deve
BENEFICI	ARY. STT "A" ATTACHED HERE	TO AND BY THIS RE	FERENCE	MADE A PART		anywise
together with	all and singular the tenements, fter appertaining, and the rents,	, hereditaments and appurt issues and profits thereof	and all fixtu	ires now or hereaft	er attached to or used in	connec- nt of the
fion with said FOR	THE PURPOSE OF SECURI	n AND NO / 100th	S****			romissory
note of even	date herewith, payable to benef	iciary or order and made b	y grantor, t	he final payment .	a provent of	eaid note
not sooner p The d becomes due sold, convey	aid, to be due and payable ate of maturity of the debt secu and payable. In the event the ed, assigned or alienated by the	red by this instrument is the within described property, be grantor without first has ons secured by this instrur	he date, stat or any part wing obtain nent, irresp	ed above, on which thereof, or any in ed the written cons ective of the mat	terest therein is sold, age ent or approval of the b urity dates expressed t	reed to be eneficiary, herein, or
herein, shan To f	rotect the security of this trust	deed, grantor agrees: property in good condition	ranting any e	asement or creating a	iny restriction thereon: (c) function this deed or the lie	n or charge
and repair; no not to commit 2, Te	or permit any waste of said property. complete or restore promptly and	in good and workmanlike be constructed, damaged of	egally entitled	thereto," and the rec proof of the truthfuln	be described as the prime itals therein of any matters (ess thereof. Trustee's fees for hall be not less than \$5.	any of the
destroyed Inc. 3. To	comply with all laws, ordinances, re-	gulations, covenants, condi- beneficiary so requests, to	10. Up time without pointed by a the indebtedne	on any default by fr notice, either in perso court, and without re- ss hereby secured, ent	antor hereinder. Den teresion n, by agent or by a receiv Sard to the adequacy of any er upon and take possession n name sue or otherwise colla	er to be ap- security for of said prop- ect the rents,
	trictions attecting saturements pursuant ting such linancing statements pursuant the beneliciary may require and to collice or or offices, as well as the cos- icers or searching adencies as may b provide and continuously maintain alter, excited on the said premises ada liter, sected on the said premises ada		less costs and pro less costs and ney's fees upo	expenses of operation in any indebtedness se	and collection, including tele cured hereby, and in such o	rder as bene-
and such off an amount r companies a policies of ir	tot less than CULL IIISULADE tot less than CULL IIISULADE coeptable to the beneficiary, with los coeptable to the beneficiary, beneficiary, with los coeptable to the beneficiary, bene	is payable to the latter; all meliciary as soon as insured; any such insurance and to be days prior to the expira-	collection of a insurance poli- property, and waive any de	cies or compensation of the application or rel fault or notice of del	r awards for any taking or c rase thereof as aforesaid, sha ault hereunder or invalidate	Il not cure of any act done
tion of any the beneficia collected un	policy of insurance now or hereafte row may procure the same at gran ary may procure the same at gran der any fire or other insurance policy der any fire or other insurance policy and beschess secured hereby and	may be applied by benefi- in such order as beneficiary	hereby or in	espect to such payment	r in payment of any indebtu y agreement hereunder, time and/or performance, the bu numdiately due and payablu n may proceed to foreclose this the trustee to foreclose this	In such an
may determ any part the not cure or	ine, or at option of beneficiary the el ine, or at option of beneficiary the el recot, may be released to grantor. Suc waive any default or notice of default	h application or release shall t hereunder or invalidate any	in equity as advertisement remedy, eithe	a mortgage or direct and sale, or may dir r at law or in equity, w	the trustee to pursue any hich the beneficiary may have advertisement and sale, the	other right or In the event beneficiary or
taxes, assess against said charges bec	property before any part of such ome past due or delinquent and pron	netly deliver receipts therefor ayment of any taxes, assess-	the beneficial the trustee si and his elect secured herel	hall execute and cause ion to sell the said des by whereupon the trus	to be recorded its watisfy cribed real property to satisfy the shall fix the time and play law and proceed to foreclose	the obligation ce of sale, five this trust deed
by direct make such	rance premiums, liens or other charge rance premiums, liens or other charge payment or by providing beneficiary payment, beneficiary may, at its op payment, beneficiary may, at the rate	with funds with which to stion, make payment thereol, set forth in the note secured	in the main 13. A sale, and at	any time prior to 5 d	ays before the date the trust	753, may cure
hereby, tog trust deed, trust deed,	ether with the obligations described I shall be added to and become a par without waiver of any rights arisin without waiver of any rights with it	t of the debt secured by this g from breach of any of the interest as aforesaid, the prop-	entire amou	d by the trust deed, nt due at the time of due had no default o	the detault ling than such per the cure other than such per curred. Any other delault the design the performance requ	ortion as would at is capable o uired under th
erty hereir	without waiver of any ments, with in hereot and lor such payments, with in before described, as well as the fir and all such payments shall be imme and the nonpayment thereol shall, at sums secured by this trust deed imme hereech of this trust deed.	ment of the obligation herein diately due and payable with-	obligation of defaults, th and expense	e person ellecting the es actually incurred in actually incurred in	case, in addition to the bene cure shall pay to the bene enforcing the obligation of ey's lees not exceeding the ar	liciary all cost the trust dee nounts provide
of title set	To pay all costs, fees and expenses of To pay all costs, fees and expenses of arch as well as the other costs and even the other costs and even	of this trust including the cost xpenses of the trustee incurred on and trustee's and attorney's	by law. 14. place desig	Otherwise, the sale sh nated in the notice of	all be held on the date and I sale or the time to which y. The trustee may sell said	at the time and said sale main property eith
fees actual fees actual 7. affect the action or	ly incurred. To appear in and delend any action security rights or powers of beneficia proceeding in which the beneficiary or proceeding in which the bits deed, to F	n or proceeding purporting to ry or trustee; and in any suit, trustee may appear, including bay all costs and expenses, in-	auction to shall delive the proper plied. The	the highest bidder lo er to the purchaser its ty so sold, but withour recitals in the deed of	r cash, payable at the this deed in form as required b it any covenant or warranty any matters of fact shall be avoid the frust	y law conveying express or in
cluding en	proceeding in which the stated, to p for the loreclosure of this deed, to p idence of title and the beneticiary's a tatorney's less mentioned in this pa the trial court and in the event of an the trial court, frantor further agree shall adjudge reasonable as the une such anneal.	ragraph 7 in all cases shall be appeal from any judgment or	of the tru the granto 15. shall appl	r and beneliciary, may When trustee sells po y the proceeds of sale	 purchase at the sale. insuant to the powers provide to payment of (1) the exp trustee and a reasonable ch 	ed herein, trust enses of sale, i harge by truste
ney's lees	on such appeal. is mutually agreed that: In the event that any portion or all	of said property shall be taken ation, beneficiary shall have the	attorney, having re- deed as th surplus, it	orded liens subsequer heir interests may app any, to the grantor	it to the interest of the fru- bar in the order of their pric by to his successor in interest	rity and (4) 1 rentitled to su
under the right, it as competent to pay 4	e right of eminent diministrat all or any it so elects, to require that all or any ensation for such taking, which are in all reasonable costs, expenses and att all reasonable costs, expenses and att	excess of the annual required excess of the annual required orney's lees necessatily paid of all be paid to beneficiary and all be paid to beneficiary and	surplus. 1 sors to A 1 under. U 1 trustee, f	Beneficiary may tro ny trustee named here pon such appointment he latter shall be ves	in time to time appoint a si- in or to any successor trusts it, and without conveyance red with all title, powers an or appointed hereunder. Each	to the succe d duties conter so h appointm
applied both in ficiary i secured	by it first upon any reasonable costs is the trial and appellate courts, necess n such proceedings, and the balance hereby; and grantor agrees, at its ow hereby; and grantor agrees, at its ow	arily paid or incurred by bene applied upon the indebtednes. In expense, to take such action ecessary in obtaining such com	 upon any and subst which, w which the subst 	fusite shall be made then recorded in the property is situated, ccessor trustee.	by written instrument execution nortgage records of the coun- shall be conclusive proof of p is trust when this deed, d	aty or counties roper appointm uly executed
liciary, endorser	n, promptly upon beneliciary's request b, At any time and from time to tim payment of its lees and presentation ment (in case of full reconveyances, lo ment (in case of full reconveyances) for the payment	of this deed and the note to of this deed and the note to r cancellation), without allectin of the indebtedness, trustee ma	r acknowle g obligated y trust or n shall be	dged is made a push to notily any party of any action or pro- a party unless such as	hereto of pending sale under reding in which grantor, ben tion or proceeding is brought	any other unconclusive or true by trustee.
(a) con	the first of the second of the payment lift of any person for the payment sent to the making of any map or p The Trust Deed Act provides that the tr tgs and loan association authorized to of this stole, its subsidiaries, affiliates	lat of said property. (c) jam		manhat	of the Oregon State Bar, a b	ank, trust comp

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25054 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except. Trust Deed recorded May 16, 1984, in Volume M84, page 8099, Microfilm Records of Klamath County, Oregon in favor of Perla Development Co., Inc., an Arizona corporation, Riverwood Realty Corp., a Washington corporation and Isaac Shachory, a married man and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * 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-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. CALVIN CALDWELL elso DEBORAH YOUNG STATE OF OREGON, County of _____Klamath____ ...) ss. by CALVIN CALDWELL and DEBORAH YOUNG This instrument was acknowledged before me on by OFFICIAL SEAL KRISTI L'REDD NOTARY PUBLIC - OREGON COMMISSION NO. 010431 MY COMMISSION EXPIRES NOV. 16, 1995 Nofary Public for Oregon My commission expires . REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED . 19 Beneficiary De not less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be m TRUST DEED STATE OF OREGON, \$5. (FORM No. 881) County of NESS LAW PUB. CO., PORTLAND. DRE I certify that the within instrument CALVIN CALDWELL and DEBORAH YOUNG was received for record on the ...day 1938 ERIE STREET KLAMATH FALLS, OR 97601 at o'clock M., and recorded SPACE RESERVED in book/reel/volume/No. on Grantor THOMAS B. CARNAHAN and ELIZABETH A. CARNAHAN ,. or as fee/file/instrupage RECORDER'S USE ment/microfilm/reception No. 1 a hardese Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY NAME TITLE 1. 10 0 0 By ... Deputy

EXHIBIT A LEGAL DESCRIPTION

A tract of land situated in Government Lots 20, 21 and 22 of Section

Beginning at the Northwest corner of said Government Lot 21: thence South 01 degrees 54' 38" West 664.38 feet to the Southwest corner of said Lot 21; thence South 89 degrees 28' 18" East 1331.08 feet to the Southerly corner common to said Lots 21 and 22; thence along the Southerly line of said Lot 22, North 88 degrees 56' 31" East 337.52 feet to the Southwesterly right of way line of State Highway No. 62; thence North 28 degrees 52' 30" West along said Southwesterly right of way line, 1381.76 feet; thence South 61 degrees 07' 30" West 1118.09 feet to the point of beginning, with bearings based on Survey No. 2694, as recorded in the office of the Klamath County Surveyor.

EXCEPTING THEREFROM that portion lying within the State Highway #62.

a Washington corporation and Isaac Shachory, a married man.

to become due upon the Note secured by this Trust Deed.

therefrom.

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on May 16, 1984, in Volume M84, page 8099, Microfilm Records of Klamath County, Oregon, in favor of Perla Development Co., Inc., an Arizona corporation, Riverwood Realty Corp.,

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of Perla Development Co., Inc., an Arizona corporation, Riverwood Realty Corp., a Washington corporation and Shachory, a married man, and will save the Grantors herein harmless

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next

5, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

The Beneficiary, named herein, has agreed to pay in full the first Trust Deed described above ninety (90) days from the close of escrow. In the event this Trust Deed securing a Promissory Note of even date is paid

in full on or before August 25, 1992, there shall be a prepayment penalty fee of 10% of the remaining principal balance on date pyaoff is received.

STATE OF	OREGON: COUNTY OF	VI ADAAMIN			
1	ecord at request of	Mountain Title	Со		
of Dec	A.D., 19	91 at10:28		the 2	
	of	Mortgages		ily recorded in Vol. M9.	1 day
FEE18.00			Evelyn Biehn	County Clerk	
			By Accenettia	Kets	