49607	miz 28167.E	72	olmae Page 1300	
THIS TRUST DEED, made this	TAIZ ABIO 1.6	August	,19 <u>.9</u> 2.,be	tween
THIS TRUST DEED, made this Connie L. Boone				antor
		th County	, as Gr , as Truste	e. anu
Mountain Title Co Sharon B. Tillman				iciatv
and and the few lates of the second field of the file	THERECE	TI.		2000 A 100
Grantor irrevocably grants, barg	ains, sells and conveys	to trustee in tr	ust, with power of sale, the prope	erty in
Lot 13 and the s ADDITION, accord office of the Co	. ~~ +^ +DA OII	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Nock 7, INDUSTRIAL thereof on file in thank	he .
er with all and singular the tenements, eatter appertaining, and the rents, issue operty.  FOR THE PURPOSE OF SECURIOR	C DEPEORMANCE of ea	ch agreement of gr	antor herein contained and payment of	
Eleven Thousand Fi	las unimorea sua			wwwissorv
of even date herewith, payable to bern boner paid, to be due and payable	liciary or order and made	by grantor, the in	nal payment of principa.	
The date of maturity of the cest the mes due and payable. In the event the conveyed, assigned or alienated by the beneficiary's option, all obligations seems to be a beneficiary's option, all obligations seems to be a seem to	within described property, trantor without first having cured by this instrument, in	or any part there cobtained the write respective of the n	naturity dates expressed instead, or see	ein, shall
To protect the security of this trust de	ed, grantor agrees:	ition and repair;	not to remove or demolish any buildin	ng or im-
ement thereon; not to commit of permate	nd in sood and habitable c	ondition any build	ing or improvement which may be con	
iged or destroyed thereon, and pay who	s regulations, covenants, c	onditions and restr	ictions affecting the property; if the in	quire and
quests, to join in executing such intale by for filing same in the proper public	office or offices, as well as	the cost of all lie	n searches made by lining officers of	Scarcining
4. To provide and continuously ria	intain insurance on the but	illdings now or he ime to time requir	in an amount not less than \$ 10	l insu
en in companies accordance the	il fail for any reason to proc	ture any such insur	ance and to deliver the parallelner	may pro-
ast fifteen days prior to the expiration.	went collected under any ti	re or other insura	nce policy may be applied by beliefly	collected.
indebtedness secured neleby and in sec.	ntor Such application or re	lease shall not cur	e or waive any delauit of notice of del	રા હતા પ્રતિ હા હા છે.
r or invalidate any act done pursuant	construction liens and to P	ay all taxes, asses	ments and other charges that that be	quent and
potly deliver receipts the property seem	iciary; should the grantor f	ail to make payme by providing bene	nt of any taxes, assessments, its activities ficiary with funds with which to make	such pay-
t, beneficiary may, at its option, mak	e payment thereof, and the	e amount so paid 6 and 7 of this tri	ust deed, shall be added to and become	a part of
debt secured by this trust deed, without	waiver of any rights arisin	g from breach of a Il as the grantor,	the bound to the same extent that	t they are
interest as aforesard, the property he and for the payment of the obligation in	herein described, and all su	ch payments shall nder all sums secu	be immediately due and payable with red by this trust deed immediately due	e and pay-
and constitute a breach of this trust d	sed.	e cost of title sear	ch as well as the other costs and expe	nses of the
tee incurred in connection with or in	ion or proceeding purportir	g to affect the se	turity rights or powers of beneficiary	this deed.
in any suit, action or proceeding in wi	idence of title and the bene	ficiary's or trusted	's attorney's tees; the amount of arto	r decree of
trial court, grantor further agrees to pe	shall be fixed by the frial ay such sum as the appellat	e court shall adjud	ige reasonable as the beneficiary's or t	rustee's at-
ney's fees on such appeal.		한 경고 하다 가장 없는	te de la la la la condemna	tion bene-
	an or tro broboted army	مرسطة تقيانا والانا		····· regritte
It is mutually agreed that:  8. In the event that any portion or ary shall have the right, it it so elects	. 10 1091		Charles of the American Charles I	Bar a bank
It is mutually agreed that: 8. In the event that any portion or ary shall have the right, it is so elects IE: The Trust Deed Act provides that the frompany or savings and loan association	rustee hereunder must be eithe truthorized to do business unde te, its subsidiaries, affiliates, a	er an attornay, who	is an active member of the Governments com nor the United States, a tills insurance com the United States or any agency thereof, a	Bar, a bank,
It is mutually agreed that:  8. In the event that any portion of any shall have the right, it it so elects  IE: The Trust Deed Act provides that the to company or savings and loan association of to insure title to real property of this stant licensed under ORS 696.503 to 696.585	rustee hereunder must be eithe truthorized to do business unde te, its subsidiaries, affiliates, a	er an attornay, who	is an active memoer of in or in a united States, a title insurance com the United States or any agency thereof, a STATE OF OREGON,	Bar, a bank,
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-- Collection Escrow Dept.

By



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attoriey's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, it its own expense, to take such actions and execute such instruments as shell be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of tall reconveraces, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any essential or creating any restriction thereon; (c) join any subordination or other agreement affecting the deed or the lien or charge, thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the 'person or persons fees, and the rectified thereto; and the property of the property of the rectified thereto; and the recti

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (I) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee'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 deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by bineficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notity any party hereto of pending sale under any other deed of trust or any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to und with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in tee simple of the real property and has a valid, unencumbered title thereto.

## except none.

and that the grantor will warrant and torever 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 it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the Lenetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagor may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has execut	ed this instrument the day and year first abo	ove written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warronty (a) or (b) in not applicable; if warranty (a) is applicable and the beneficiary is a credite as such word is defined in the Truth-in-Lending Act and Regulation Z, th beneficiary MUST comply with the Act and Regulation by making require disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent frompliance with the Act is not required, disregard this notice.		
STATE OF OREGON, County of	Klamath )ss.	7092
This instrument was acknow by Connie L. Boone	vledged before me on August 18	, 19.22,
This instrument was acknow by	vledged before me on	,19,
OFFICIAL SEAL		
MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 20, 1996	My commission expires 4 20 1 46	aplic for Oregon
12. (14. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15		

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Filed	for record	at request of	of			Title Co			the	21st	
of		Aug.	A.D., 19	92 at	3:17	o'clock _	Р м.,	and duly	recorded in	VolM	92
		C	of		Mortgage	s	on Page	19080			
			18604891	Par ers	12.3000000000000000000000000000000000000	Eve.	Lyn Bieh	ın - (	County Cler	k	
FEE	\$15.00					B	y Qay	West	<u> Line</u>	Mund	.1.