09-22-93P03:38 RCVD	DET 1 2 5 5 5 10 10 10 10 10 10 10 10 10 10 10 10 10	Volmes Page	级局
一点,我们就是我们的,我们还把她看一个女子,我们就说到了一个女子的话,我们还没有一个都是这样的,我没有不得好的。	TRUST DEED	A delica accidentation of the second	
THIS TRUST DEED, made this 17th PAUL IVAN PITTENGER, also known as PA	UL 1. PITTENGER,	an estate in lee simple	
SANTIAM ESCROW, INC., an Oregon corpo	建氯化物 化双氯化二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基二	, as Trust	ee, and
or the period that against a logarity of the period of the control of the long and a logarity of the		, as Веле	ficiary,
	WITNESSETH:		
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, d		n trust, with power of sale, the prop	erty in
Lot 17, PLEASANT HOME TRACTS, in the	County of Klamath	, State of Oregon.	
Tax Acct. No.: 041-3909-2BA-1500	Key No. 5144	92	
	*		
gether with all and singular the tenements, hereditaments	and appreciance and all	other rights thereunto belonging or in suve	vise new
r hereafter appertaining, and the rents, issues and profits he property.	thereof and all fixtures now	or hereafter affached to or used in connect	10ti With
FOR THE PURPOSE OF SECURING PERFORM SEVENTEEN THOUSAND AND NO/100			
tote of even date herewith, payable to beneficiary or ord	er and made by grantor, the	erest thereon according to the terms of a pro- e final payment of principal and interest h	emissory hereof, if
of sconer paid, to be due and payable September 1 The date of maturity of the debt secured by this in	strument is the data states	I above, on which the final installment of	the note
recomes due and navable. In the event the within describ	bed property, or any part t	hereof, or any interest therein is sold, agre-	ed to be
old, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this i	it first having obtained the instrument, irrespective of the	written consent or approval of the beneticia he maturity dates expressed therein, or here	ry, then, ein, shall
ecome immediately due and payable.			
To protect the security of this trust deed, grantor ag 1. To protect, preserve and maintain the property	in good condition and repa	ir; not to remove or demolish any buildin,	g or im-
rovement thereon; not to commit or permit any waste of 2. To complete or restoro promptly and in good and	the property.		
lame and an destroyed thereon and nov when due all costs	incurred therefor.		
3. To comply with all laws, ordinances, regulations, to requests, to join in executing such tinancing statements	numused to the Unitern C	ommercial Code as the beneficiary may rec	ruite and
o pay for filing same in the proper public office or office	s, as well as the cost of al	l lien scarches made by filing officers or s	earching
gencies as may be deemed desirable by the beneticiary. 4. To provide and continuously maintain insurance	e on the buildings now or	hereafter erected on the property against	t loss or
4. To provide and continuously maintain insurance lamage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I	may from time to time rec	uire, in an amount not less than 5 1011 11	work carrie
linious no acom no incurad: if the drantor chall fail for ANY to	esson to procure any such in	surance and to deliver the policies to the be	
A least different days rejected the expiration of any policy (of incurance now or herealth	er placed on the buildings, the beneticiary i	nay pro-
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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 attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

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which are in views of the amount required to pay all resonable costs, or pease and atterney's teen necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any resonable costs and expenses and atterney's teen, both in the trial and appliate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the irdebted-ness secured beneby; and granter afterness, at its own or spores, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of controlled the property of the property in a state of the indebtedness, cruate cmay (a) consent to the making of any map or plat of the property. (b) join in granting any reservation of the symmetry of the property. (b) join in granting any essentent or creating any restriction thereon; (c) join in any subordination or other afgreenent altering this deed or the line or charge thereof; (d) reconvery, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matter or lacks shall be conclusive proof of the line or charge thereof; (d) reconvery, without warranty, all or any part of the property. The shall be conclusive proof of the thirthfurens thereof. Trustee's less than the constitution of the property of the property and the recitals therein of any matter or lacks shall be conclusive proof of the time of the property of any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those passes on the property of any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those passes on the property of any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those passes of the property and th

and that the granter will warrant and lorever detend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

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This doed 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 pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so requires, the tingular 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 hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year lirst above written.

auf T. Pittenger * IMPORTANT NOTICE: Belete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the coneficiary 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. Paul STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ____September_ Paul I. Pittenger by This instrument was acknowledged before me 0 81.1 0 es. Notary Public for Oregon My commission expires

STATE OF OREGON: COU	JNTY OF KLAI	MATH: ss.	al 1911 assessed to	Talahan Januaran		
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