01-14-94A10:39 RCVD TRUST DEED

Vol.m94 Page 1591 @

Michael E. Long	, 1993, betwee
Granfor, ASPEN TITLE AND ESCROW	
SERVICE: S., INC., A Nevada Croporation	, as Trustee, an

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as Beneficiary.

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KIAMATH County, Oregon, described as:

LOT 37, BLOCK 14, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 PLAT, UNIT 1, KLAMATH COUNTY, OREGON: BORLE DEED BLYLLON OF

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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

sum of FIVE THOUSAND ONE HUNDRED DOLALES (\$5,100,00)

De not let, er cetter ibit tert Dead Ca tet bert welcher can be, auf must be darfin

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by granter, the final payment of principal and interest hereol, if

not sooner paid, to be due and payable ... January 1, 2006 ... 19

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

sold, conveyed, assigned or aliennated by the grantor without little, at the beneticiary's option, all obligations secured by this institute, at the beneticiary's option, all obligations secured by this institute, and payable.

To protect the security of this trust deed, grantor agrees:

I. To protect, preserve and maintain said property in good condition and sepali; not to remove or demolish any building or improvement thereon; and to commit or permit any waste of said property.

To protect preserve and maintain said property in good condition and sepali; not to remove or demolish any building or improvement thereon; and to commit or permit any waste of said property.

To comply with all laws, ordinancured therefor.

J. To comply with all laws, ordinancured therefor.

J. To comply with all laws, ordinancured therefor, conditions and restrictions allecting said property; if the battoria, covenants, conditions and restrictions allecting said property; if the property public office or offices; as well as the cost of all lien search in the proper public office or offices; as well as the cost of all lien search in the property public office or offices; as well as the cost of all lien search on the said premise against loss or damale by lish beneficiary or provide and continuously maintain insurance on the buildings and such other hasafes on the said premise against loss or damale by its beneficiary or the said premise against loss or damale by its companies acceptable to the beneficiary with our peptitute of the latter; all collectes of insurance shall be delivered to the beneficiary with our peptitute, and an amount not less than 3.

Expanies acceptable to the beneficiary with our peptitute of the atter; all collectes of insurance shall be delivered to the beneficiary with insurance premises acceptable to the beneficiary with our peptitute, and all continuously upon any indebtedness secured hereby and in such order as beneficiary and protect of the protect of the security upon any indebtedness secured hereby and i

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of sakt property shall be taken under the right of eminent domain or condemnation, hemoliciary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in secses of the superior significant of the superior of the payable costs, expenses and attorney's less necessarily superior in such proceedings, shall be paid to hemoliciary adoptied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by hemoliciary in such proceedings, and the balance applied upon the indebtedness that the payable of the such expenses in such compensation, proceedings, and the balance applied upon the indebtedness and extent expenses in such compensation, proceedings, and the balance applied upon the indebtedness and extent expenses in instruments as shall be necessary in obtaining such compensation, proceedings upon beneficiary's request.

At any in your beneficiary's request.

At any in the lower time to time upon written request of hemoliciary, payment of its less from time to time upon written request of hemoliciary, payment of its less from the presentation of this deed and the note for enduragement (in case of full recompensation of the deed and the note for enduragement (in case of full recompensation of the deed to the contention of the deed to the contention of the undebtedness, trusted may the indebtedness, trusted may the proceedings the liability of any person for the opened of said property; (b) join in

frament, irrespective of the maturity dates expressed thermin, or graning any essentent of creating any vestition thereon. (C) sum m any subordination or other agreement altering this deed or the been or charge thereof; (d) reconvey, without were any; so or any part of the property. The fathers in any reconveyance may be described as the "person or personne legally entitled thereto," and the recitals seeved at any mattern or lasts shall be conclusive pend of the truthilulement state any mattern or lasts shall be excitatively entitled thereto," and the recitals seeved any mattern or lasts shall be revices mentioned in this paregraph shall be not less than \$5.

10. Upon any default by grantor hereturder, beneficiary may et any limit without notice, gither in person, by agent on by a court individual property of any part thereod, in its formans sue or otherwise collect the rents, issues and profits, including those has have any any assential and profits, including those has been supported and taking reasonable attentions and tenders as been supported and tenders as been supported and tenders and tenders as been supported and the property, and the application or release been did allowed to the and other insurance policies or compensation or awards to any indebtedness secured hereby, and profits of the supported and the property, and the application or release been did allowed any act done in supported to such performance of any agreement hereunder or invalidate any act done in equity as a mortified or decision may given the trusted and any act done in equity as a mortified or decision may present to trusted the trust being the property as a mortified or decision and property is sating the helically may advertisement and sale, or may differ the truste to large large the substituti

and expenses actually incurred in entoring one consignate amounts provided together with trustee's and attorney's less not exceeding the amounts provided by law. It all trustee with trustee's and attorney's less not exceeding the amounts provided by law. It is to which said said said place designated in the notice of said or the time to which said said said page to postponed as provided by law. The trustee may will said property wither in one parcel or in separate parcels and shall sell the parcel or parcels are succious to the highest biddee for tash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the property so sold, but without any covenant or warrardy, express or implied. The recitals in the deed of any metters of lact shall be conficultive project. The recitals in the deed of any metters of lact shall be conficultive, may purchase at the sair.

15. When trustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of sale to payment of (1) the expression of sair expressions afterney, (2) to the obligation secured by the trust deed, (3) to all persuant activities, (2) to the obligation secured by the trust deed, (3) to all to all entered deed as their interest may appear in the order of these princips and if 6) such surplus.

16. Beneticiary may from time to turn appears A successor is success.

surphia, if any, to the francer or to his biccessor in indicest ancetest to such surphia.

16. Beneticiary may trime for term appoint a successor in understander. Upon such appointment, and without convivance in the successor surface, Upon such appointment, and without convivance in the successor strutes appointed hereunder. Upon such appointment, and without convivance in the successor strutes that he rested with all title powers and other successor s

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NOTE: The Trust Deed Act provides that the trusters hereunder must be either an attorney, who is an active member at the Compan State Bar. a brank, or savings and loan dissociation authorized to do business under the laws of Oregon or the United States, a title instrume companies authorized to property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an excess agent homeof under 252 trans-

The grantor covenants and egrees to and with the be fully seized in lee simple of said described real property are	
(a) termen, page personal personal personal de la compensa del compensa de la compensa del compensa de la compensa del compensa del compensa de la compensa del compensa del compensa de la compensa de la compensa de la compensa del c	
sign than in East and the first last formation of the first last significant stands for the first last significant and for the first last significant and first last significant significant significant stands and first last significant	A STATE OF THE STA
and that he will warrant and lorever defend the same againg the same again the same ag	Inst ail persons whomsoever.  The state of t
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(1988) A. L. L. M. Martin, and C. Martin, and M.	The state of the s
The grantor warrants that the proceeds of the loan represented by (a)* primarily for grantor's personal, family or household purpos	ses (see Important Natice below),
(b) for an organization, or (even il grantor is a natural person,	
This deed applies to inures to the benefit of and binds all part personal representatives, successors and assigns. The term beneficiary secured hereby, whether or not named as a Beneficiary berein. In con-	shall mean the holder and owner, including piedgee, of the co trying this deed and whenever the context so requires, the man
gender includes the teminine and the neuter, and the singular number in IN WITNESS WHEREOF, said grantor has hereun	and the second of the second o
*IMPORTANT NOTICE: Debts, by lining out, whichever warrasty (c) or (b) is	Mohal & Time
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	Michael E. Long
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.	
and the second s	
STATE OF OREGON, County of	Washington 100
This instrument was acknowl	ledged before me on January 6, 19.
by This instrument was acknowl	ledged before me bri
The state of the second of the	
OFFICIAL SEAL	
NOTARY PURILIC OFFICE	Candy LN/W. phof Notary Public for Or
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Manual April 1966 And	RECONVEYANCE  gettions have been poid.  25 secured by the toragoing trust deed. All sums secured by to payment to you of any sums owing to you under the ter lebtedness secured by seld trust deed (which are delivered to unty, to the parties designated by the terms of said trust deed.
The undersigned is the legal owner and holder of all indebtednes trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of indiherewith together with said trust deed) and to recorrer, without warrance.	RECONVEYANCE pations have been paid.  23 secured by the tangoing trust deed. All sums secured by, on payment to you old any sums owing to you under the telebtedness secured by said trust deed (which are delivered to unty, to the parties designated by the terms of said trust deepents to
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