54-137 FORM No. 881-Oregan Trust Deed Se.tep--TRUST GEED

75909 <sub>203</sub> 02-10-9441	07 RCVD TRUST DEED	Vol <u>ma4-</u> Page <u>4618 @</u>
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	his1stday of	February
MICHAEL + E. + IONG		County attired
as Grantor, ASPEN WITTLE AND	ESCROW	Hillber ush haud as Trustee, and
VULTERFLamindo + Development	12月1日(1997年)。 12月1日 - 12月1日 - 12月1日日 - 19月1日	Racera of Montgages of seid County
D'T SERVICE, INC., A NEVADA CO as Beneficiary,	RPORATION	niful/microfilar/reception dvo
as Denenciary, Granton	WITNESSETH:	in book red/volume Wo
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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of Sale, the property wae received for feeded on the AOch day of in UKLAMATH County, Oregon, described as:

where the stand the manument

LOT 14, BLOCK 102," KLAMATH FALLS FORREST ESTATES, HIGHWAY 66, PLAT 4, KLAMATH COUNTY, OREGON. KOZL DEED STATE OF ORECOM.

De ret gree er dreiner ligt Iran Dead DC 194 MD18 månd is sequer, bein mert be deflegred af de freider för reast DEDSCICILL

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, issued and prolits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of "FOUR" THOUSAND SIX: HUNDRED DOLLARS" (\$4;600.00)

sum of FOUR THOUSAND SIX HUNDRED DULTARS (\$47500.00) sum of FOUR THOUSAND SIX HUNDRED DULTARS (\$47500.00) but of even date herewith, payable to benaliciary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable in FEDTUARY 1, 2006 solution 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the even the within described property, or any part thereof, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, therein, at the beneficiary soliton, all obligations secured by this instrument, interpay they call the maturity dates expressed therein, or herein, all become immediately due and payable, and tangles and therein.

Sold, converse, and not served, the writhout first having obtained the written constant a approval (a the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or beneficiary is the security of this trust deed, granter agrees and the written constant any built deed.
 To protect the security of this trust deed, granter agrees the security of th

## It is mutually agreed that:

It is mutually agreed that: 8. In the svent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benelklary shall have the right, ii it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and spenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebledness actuard hereby; and frantor afters, at its own expense, to take such actions and, execute such instruments as aball be necessary in obtaining such com-pensation, promptly upon benelicary's for any norm in the note ion endorsement (in case of full reconveyances, for cancellation), without allecting the islikity of any person for the payment of the indebledness (a) consent to the making of any map or plat of said property; (b) join in

and appendent mutative and attorney's less not exceeding the amounts provided by law, '14. Otherwise, the sale shall be held on the date and at the time and place disignated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may well said properly either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the time of the parcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser is deed in form as required by law conveying the property or bold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthe sells purchase at the sale. If the inclusive shall apply the proceeds of sale to payment of (1) the expresses or line. 'I.S. When trustee sells purchase at the sale. 'I.S. When trustee sells purchase at the sale.', including the compensation of sale trustee day trustee shall apply the proceeds of sale to payment of (1) the expresses of sale, including the compensation of the truste developed by the trust deed, (3) to all person starting excluded the trust deed, (4) the surplus, it any, to the grantor to its inclusten for their priority and (4) the surplus.' 16. Beneliciary may from time to time appoint a successor or successor.'

Surplus 16. Beneliciary may from time to time appoint a successor or successor to any fruite named herein or to any successor trustee appointed he success fruites, the latter shall be vested with all title, powers and duties conferment upon any frustee herein annead or appointed hereinfort. Each such appointment and sublituition shall be made by written instrument executed by beneficial which the property is simulated, shall be conclusive prool of proper appointment of the success of the success truste.

and substitution shall be made by written anstrument executed by beneficiary, which, when eccorded in the most sign 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the Instee hereunder must be either on attorney, who is on active member of the Oregon State Bar, a bank, trust compan or savings ford Lanstossication-authorized to basiness under the Jaws of Oregon State State State State State St property of this state, its subsidiaties, offiliates, agents or brunches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585

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Sender includes the feminine IN WITNESS W.	and the neuter, and the singular number HEREOF, said grantor has hereu	includes the plucal.	Ver the context so require	s, the masculine
introppicable, it warrany (a) is at such word is defined in the beneficiary MUST (comply with ) disclosures; for this purpose use if compliance with the Act is not	copilicable and the beneficiary is a creditor Truth-In-Lending Act and Regulation 2, the he Act and Regulation by making required Steven-Ness Form No. 1319, or equivalent, required, diregard this notice.	Michael E Long		7 the rate tens on the international rest "Performance of the international rest international rest of the rest of the Mills of the rest internation rest."
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