	COLM No. 881-1-Cregen Trust Deed Series-TRUST DEED (Ne restrict	tion on cru	Copyaid	1 1011	BTEVENS-H	1111	INHING CO., PORT	LAND, OR 97104
	NL •••95918		TRUST DEED	MS	Vol.	M95	Page_	. 520
	THIS TRUST DEED, made thus	ROWN,		Mar fe or		rvivor	,19 9 thereof	, between
	MOUNTAIN TITLE COMPAN	YOF	LAMATH COUNTY				, as Tr	
	EUGENE J. HAASE & LOIS H. HAASE					·····	, as B	eneficia r y,
	Grantor irrevocably grants, bar sains, s	sells ard		in trus	t, with	power of	sale, the p	roperty in
RCVI	KLAMATH County, Oreg SEE EXHIBIT A WHICH IS MA		ART HEREOF BY '	THIS R	eferen	ICE		
26:20.100			μ ά					
			ъ ¹⁷					
	$\Sigma \sim A t \sim 1$	₽1	nd Article					
	together with all and singular the tenen ents, heredity or hereafter appertaining, and the rents issues and p the property.	profits the	e eof and all fixtures no	w or here	eatter att	ached to o	r usea in con	nection with
	FOR THE PURPOSE OF SECI BIAG PER	HUND	CE of each agreement RED AND NO / 10					
	note of even date herewith, payable to berv liciary not sconer psid, to be due and payable per ter The date of maturity of the debt secured by	ms of	note 19	the final	payment	ot princip	al and intere	est hereof, if
	The date of maturity of the debt secared by becomes due and payable. To protect the security of this trust deed, gran 1. To protect, preserve and maintain the pro-	tor agrees	s :					
	provement thereon; not to commit or purmit any wa 2. To complete or restore promp ly ui d in go	ste of the od and he	b property. bitable condition any					
	damaged or destroyed thereon, and pay when due al. 3. To comply with all laws, ordinances, regula so requests, ro join in executing such finance as state to pay for filing same in the proper public. Hice or	tions, COV	nants, conditions and suant to the Uniform	Commerce	ial Code	as the ber	ieliciary may	require and
	to pay for thing same in the proper public while of agencies as may be deemed desirable by the benefici 4. To provide and continuously maintain in damage by fire and such other hazards as the benefi	ary. surance d	a the buildings now	or hereaf	ter erect	ed on the	property ag	ainst loss or
	written in companies acceptable to the bers liciary. ficiary as soon as insured; if the grantor shall fail for at least liften days prior to the axpirstion of any p cure the same at grantor's expense. The amount coll we indicate the same at grantor's expense.	with loss any reaso olicy of it ected und benefic it) payable to the latter; c n to procure any such insurance now or hereal int any lite ot other in a cy may determine, or a	all policie insurance for place isurance t option	s of insu- and to d d on the policy m of benefic	rance shall eliver the p buildings, ay be app ciary the el	be delivered policies to the the beneficia lied by bene ntire amount	to the bene- e beneficiary ary may pro- liciary upon so collected,
	or any part thereof, may be released to grantor. Suc under or invalidate any act done pursuant a such n 5. To keep the property free from a nstructi	otice. on liens /	and to pay all taxes.	issessmen	ts and o	ther charge	s that may	be levied or
	assessed upon or against the property reform any pup promptly deliver receipts therefor to bunelik lary; sh liens or other charges payable by grant r, either by o	ould the direct pay	irantor tail to make pu ment or by providing	vyment of beneficial	any taxe w with f	unds with	which to mai	ke such pay-
	ment, beneficiary may, at its option, naks payment secured hereby, together with the oblightion describ the debt secured by this trust deed, without valver o	bed in pa fany ridi	u agraphs 6 and 7 of th I te arising from breach	is trust de of any of	eed, shai the cove	nants here	to and become of and for suc	ch payments,
	with interest as aloresaid, the property here inbefore bound for the payment of the obligation herein des and the nonpayment thereof shall, at the option of t	cribed a	id all such pavments s	:nall de ll	nmeatate	uv que and	i payable wi	mout nonce,
	able and constitute a breach of this trust devid. 6. To pay all costs, lees and express of this trustee incurred in connection with or incenforcing 7. To appear in and defend any action or pro	this oblid	ition and trustee's and	i attornev	's lees a	crually incl	nrea.	
	1. To appear in and beend any substration to the b and in any suit, action or proceeding in which the b to pay all costs and expenses, including evidence of mentioned in this paragraph 7 in all cs us ut all be f the trial court, grantor further agrees to pay such su torney's fees on such appeal.	eneliciary title and a ived by t) or trustee may appea the beneficiary's or tru the trial court and in th	stee's at stee's at	ng any s 'orney's : i an app	uit for the lees; the a weal from a	mount of att	or this deed, torney's fees or decree of
	It is mutually agreed that: 8. In the event that any portion or s'l of the ficiary shall have the right, if it so elects, to require) property re that ai) shall be taken under 1 of any portion of th	the right e monies	of emin payable	ent domain as compe	n or condemn ensation for	ation, bene- such taking,
	NOTE: The Trust Deed Act provides that the trustee here trust company or savings and loan association; authorized rized to insure title to real property of this stato, its subst agent licensed under ORS 696.505 to 696.585.	ha dia husii	hats under the idws of Ur	egon or m	e uniiea .	3101 8 3, 0 1417	e misulance cu	mpany aemo-
	TRUST DEED	i				OF OREC	-	} ss.
	RICHARD N. BROWN and SANDRA I. B	ROWN	i i i ti biteti i i i i i i i biteti i i i i i i i i i i i i		I cer	tify that	the within	instrument
	BOT Box 652 Chiloguin, OR 97624	·····	1. 11 · 1 · 11 · 11 · 11 · 11 · 11 · 11	¢ł			cord on the	19, at
	EUGENE J. HAASE & LOIS N. HAASE		A SPACE RESERVED	ьо	ok/xeel	/volume	M., and t No	on page
	373 Pepperwood Street		ાં દેવારાં આવેલાઓ પ્લાટાં દેવારે છે. તેર્ફે પ્રાટાં વાર્ગ્ય કેર્ટ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્ સ્ટ્રાપ્ટ્રેન્ટ્રેસ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્રિંગ્સ્ટ્	me	nt/mic	dilm/re	or as fee/f ception No	· · · · · · · · · · · · · · · · · · ·
	All		n en		V	Vitness n	ny hand a	
	After Recarding Return to (Name, Address, Zip); EUGENE U. HAASE AND LOIS! M. HAAS	Ê	n ngha trù Ngha trùn Ngha trùn	Co	unty ai	TIXed.	\mathbf{i}	
	373 Pepperwood Street San Jacinto, CA 92582			By	NAME			TITLE

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By

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TITLE ., Deputy

Note: If your interfer, i have to contract of the region of the second interference of the second i

and that the grantor will warrant and for wer defend the same stainst all persons whomsoever.
The grantor warrants that the probled's of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's person al, initially or househol I purposes (see Important Notice below).
(b) for an organization, or (even if gr intor is a natural person) are for bottom to commercial purposes.
(b) for an organization, or (even if gr intor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if gr intor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if gr intor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if gr intor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if gr intor is a natural person) are for and worker, including pledgee, of the contract This deed applies to, inures to the bent-fit of and binds if another is hereto, their heirs, legates, devisees, administrators, executors, because hereby, whether or not named as a beneficiary free in a non-struing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that is context so requires, the singular shall be staken to mean util include the plural, and that grantenally all grannmatical changes shall be made, assumed and implied to make the pixel factor there for apply equally to corporations and to individuals.
(c) IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

	held by you under the same, Mail to one values in 199		3	
1	The undersigned is the legal of his that hereby are di deed have been fully paid and satisfied. You hereby are di trust deed or pursuant to statute, to can i all evidences o together with the trust deed and to rebuy why, without wa held by you under the same. Mail is part where and docum	Ants to Bilt (U)ZI		
ł				I the estate now
	TO: The undersigned is the legal or mer und holder of all deed have been fully paid and satisfied. You hereby are di deed have been fully paid and satisfied. You hereby are di	indebtedness secured by the	of any sums owing to you under t	he terms of the to you herewith
		Contract in the second s		red by the trust
	REQUEST FOR FULL RECONVEYAN	ICE (To be used only when oblig	ations have been paid.)	
	the second se	in the index	the paid)	
	MY CX-AMISSICN EXPIRES DEC. 20, 198	My commission	expires 1. de 20 1.	het
	NOTARY PUBLIC ORELION		Notary Pub	X tor Uregon
		YN	Urforn Artual expires 2 Notery Public	
	OFFICIAL SEAL			
	by			••••••
	This instrument was	acknowledged before me	7 VII	
	RICHARD N. BROWN	and DANDRA I. Die	e on	, 19,
	STATE OF OKEDOUT, Was I	a knowledped belove in)WN	
-	disclosures; for this purpose one required, disregard this notice.	X UUN	oth Wareh 8	1995
\$	as such word is defined with the Act and Regulation by making		_(11	
		T IZ the	I. BROWN	
_	MPORTANT NOTICE: Delete, by lining out, whichever warranty (a)	r (b) is RICHARD	N. BROWN Srown	
	I	Richard	1 moun	
ar	IN WITNESS WHEREOF, the grantor has a	- ' / /	no Ba	
-	and assumed and implies to such a start the start	a recuted this mounter		

convergence will be

Lot 13, Block 4, TRACT NO. 1019, WINEMA PENINSULA - UNIT NO. 2 according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TT LEGAL DESCRIPTION

EXCEPTING THEREFROM, that portior deeded to the State of Oregon in Deed Volume M89, page 21761, Microfilm Records of Klamath County, Oregon, more particularly described as follows:

A parcel of land lying in Lot 13 Block 4, TRACT NO. 1019, WINEMA PENINSULA - UNIT NO. 2, Klamath County, Oregon; the said parcel being that portion of said lot lying Westerly of a line parallel with and 225 feet Easterly of the center line of the relocated Main Runway and Approach Surfaces of the Chiloguin State Airport which center line is described as follows:

Beginning at Engineer's center line Station 100+00, said Station being 2685.48 feet North and 61.88 feet East of the Northwest corner of Section 34, Township 34 South, Range 7, East of the Willamette Meridian, Klamath County, Oregon; thence South 6 degrees 54' 32" West 4500 feat to Engineer's center line Station 145+00.

STATE OF OREGON: COUNTY OF KLAMATH : SS.

Filed for record at reques	A = 10 + 19 + 9.0 + 40 + 2.02 + = 5208	the8thday ecorded in Vol95, , Lerch, County Clerk
FEE\$20.00	B <u>Chpelle</u>	
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