FORM No. 881-1—Orogon Trust Deed Series—TRUST DEED (No restriction on NL	n assignment). COPYS	IGHT 1992 STEVENS-NECS LAW PU	BLISHING CO., PORTLAND, OR S
ts 10296 or state.	TRUST DEED	VOI. 195 PE	age_33600
THIS TRUST DEED, made this	day of DE	EMBER	1095
		***************************************	, 19 Detwe
CRATER LAKE RESORT, Mountain Title Compa Evan and Ingrid Ti	ny of Klamai	h Chu Od II	as Grant
Evan And Ingrid T	tompson		, as Trustee, a
	************************************		, as Beneficia
Grantor irrevocably grants, bargains, sells	WITNESSETH:	e in trust with some -	
KLAmath County, Oregon, C	lescribed as:	o in itusi, with power o	r sale, the property
	Λ	to /	
8 PARCEL I Lone) of min	or Land Par	lition 39.90	
Situated in the W/	12 W112 0	f section ?	26.
1999 / KTI/AFWII	Klamath C	why process	
•		DOKIN DKEDION	•
	en e		
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits	s and appurtenances and	all other rights thereunto be	londind of in anywise
the property.	Thereof and all tixinies if	ow or nereatter attached to	or used in connection w
FOR THE PURPOSE OF SECURING PERFORI ONE HUNDRED THOUSAND DO !!	MANCE of each agreemen	t of grantor herein containe	d and payment of the s
A CALL CONTRACT OF THE CALL	0.00	-c-1112	
note of even date herewith, payable to beneficiary or ord not sooner paid, to be due and payable DECENDER	ler and made by grantor,	the final payment of princi	ipal and interest hereo
The date of maturity of the debt secured by this i becomes due and payable.	instrument is the date, sta	ted above, on which the fir	al installment of the r
To protect the security of this trust deed denotes an	(cooss		
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of	in good condition and rep the property.	pair; not to remove or dem	olish any building or
2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs	d habitable condition any incurred therefor.	building or improvement w	vhich may be construct
5. 10 comply with all laws, ordinances, regulations, so requests, to join in executing such financias statements	covenants, conditions and	restrictions affecting the p.	roperty; it the benefici
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary.	oo, as wen as the cost of	an nen searches made by t	iling officers or search
ticiary as soon as insured; if the grantor shall fall for any rat least fifteen days prior to the expiration of any policy occure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as beneficiary indebtedness secured hereby and in such order as beneficiary part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lies assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should it liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore described and the nonpayment thereof shall, at the option of the beneficiary manner thereof shall, at the option of the beneficiary and consection with or in enforcing this of the contraction of the strustee incurred in connection with or in enforcing this of the contraction of the properties of the strustee incurred in connection with or in enforcing this of the pay all costs, fees and expenses of this trust incurred in connection with or in enforcing this of the pay all costs and expenses, including evidence of title at mentioned in this paragraph 7 in all cases shall be fixed by the trust court, grantor further agrees to pay such sum as the orney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the properticiary shall have the right, if it so elects, to require that the trust company or savings and loan association authorized to de bitted to the propertical pay the pay and loans as collects and the pay the property of this strust the substitution.	under any tire or other in iciary may determine, or a lication or release shall no ns and to pay all taxes, a such taxes, assessments as the grantor fail to make payment or by providing, reof, and the amount so paragraphs 6 and 7 of thrights arising from breachibed, as well as the grant, and all such payments seliciary, render all sums including the cost of title bligation and trustee's and g purporting to affect the arry or trustee may appeand the beneficiary's or truy the trial court and in the appellate court shall active thall be taken under tall or any portion of the sustee either an apportion of the sustee either an attemet, we will be either an attemet, we will be taken under the sustee either an attemet, we will be either an attemet, we	series paced on the buildings, severace policy may be app to prion of beneficiary the et cure or waive any default assessments and other charges decome payment of any taxes, assessments and other charges become payment of any taxes, assessments with funds with paid, with interest at the ristrust deed, shall be added of any of the covenants here or, shall be bound to the shall be immediately due an secured by this trust deed is security rights or powers to security rights or powers, including any suit for the stee's attorney's fees actually including any suit for the stee's attorney's fees; the is event of an appeal from a fjudge reasonable as the best the right of eminent domains monies payable as comp	the beneficiary may pelied by beneficiary upontine amount so collect or notice of default he less that may be levied ast due or delinquent a set due or delinquent a less that may be levied aste due or delinquent a let set forth in the notice of the let on the let of the let
ized to insure title to real property of this state, its subsidiaries, gent licensed under ORS 696.505 to 696.585.	affiliates, agents or branche	eyon or me United States, a titles, the United States or any a	le insurance company auti gency thereof, or an escre
TRICT BEEN			
TRUST DEED		STATE OF OREC	GON,
		County ofI certify that	the within instrume
		was received for re	cord on theda
		✓ of	
Grantor Control Grantor	SPACE RESERVED	o'clock	M., and recorded
	RECORDER'S USE	and	Noon pag or as fee/file/instri
	Berger (1994) (1994) September (1994) (1994) September (1994) (1994) (1994)	ment/microfilm/re	ception No
ate 1905 per on the encept is Beneficiary . The 1907 state severe strong that the state of the paragraph of the english beautiful to see	er 147 egyitt foat en sy was fo Andrew ong groupetissen	Record of	of said County
fter Recording Return to (Name, Address, Zip):	en e	Witness n	ny hand and seal o
EVAN THOMPSION	A T I THE SECTION AND A SECTION	-Juny allixed.	
P. O. Box 457	For the state of the street of the state of the state of the street of the state of	NAME	



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees, both in such proceedings, shall be paid to beneficiary and applied by it tirst upon any reasonable cost and expenses and attorney's tees, both in such proceedings, shall be paid to beneficiary and applied by it tirst upon any reasonable cost and separate and the beneficiary in the such actions and execute such instruments as shall be necessary made and applied court of the payment of the such actions and execute such instruments as shall be necessary in other than the payment of the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary that the such actions and execute such instruments as shall be necessary that the note for endorsement (in case of full reconstruction). The such is an appropriate of the note for endorsement (in case of full reconstruction) and the recital therein of any matters of lacts shall be conclusive proof of the fundamental registry entitled therein," and the recitals therein of any matters of lacts shall be conclusive proof of the furthelium shall be such actions and the such actions and the property of any part thereof, in its own names use or otherwise collect the rents, issues and profits, and without praged to the adequexy of any security for the indebtedness heavy excerted, enter upon any due and unpaid, and apply the same, less costs and expenses of externable collection, including reasonable actions, and due to the property of admining procession of the property of admining the same secured thereby, and all unpaid, and apply the same, less costs and expenses of expenses of

and that the grantor will warrant and forever detend 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:

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, tamily or household purposes (see Important Notice below),

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

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

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

In construing 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 In 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 brantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

4 4 4 4		El am) hopson			
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.		ilon Z, the grewind Thompson	EVAN THOMPSON, PRESIDENT		
disclosures; for this po if compliance with the	Act is not required, disregard this notice.	INGRID THOMPSON, SECRETARY			
	STATE OF OREGON, Co.	unty ofKlamath)ss. Dec 8	1995		
3	This instrument was Evan Thompson, Pr	acknowledged before me on Dec 8 ces of Crater Lake Resort Inc. and Ingrid Th	ompson,*		
**as Secretar	by	acknowledged before me on	, 19,		
Crater Lake R					
Inc.	as				
	of				
Accesses 2	OFFICIAL SEAL	Dausn >ch mot of			
	DAWN SCHOOLER 8 NOTARY PUBLIC-OREGON 8	Notary Public t	or Oregon		
-18 (Caralle	COMMISSION NO. 040228 COMMISSION EXPIRES DEC. 20, 1998	My commission expires 12/20 95			
STATE OF OREG	ON: COUNTY OF KLAMATH: ss.	e kangangan sa mangangan mengangan berangan berangan berangan berangan berangan berangan berangan berangan ber			
		1 1 3 3 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	•		

DAWN SCHOOLEN NOTARY PUBLIC-OREGO COMMISSION NO. 04022 MY COMMISSION EXPIRES DEC. 21		res 12/20 198 Public for	Oregon
STATE OF OREGON: COUNTY OF KL	LAMATH: ss.		
na dia mandalah dia menganakan dia menganakan dia menganakan dia menganakan dia menganakan dia menganakan dia		the 8	day
Filed for record at request ofE	95 at 2:22 o'clock P. M.,	and duly recorded in Vol. M95	,
of <u>Dec.</u> A.D., 19_ of	Mortgood On raye	<u> </u>	
August 18 mily and the given were the will be the con-		Bernetha G. Letsch, County Clerk	
FEE \$15.00	Ву	Lew zasser	
Taj king at	and the second s		

18-28-20-A