K-49458-D FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted). STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR \$770 Vol\_<u>196</u> Page 35055 TRUST DEED 27923 - Provide the contrast of the November , 19.96 , between \*\*\*\* PUGET RIDGE ENTERPRISES, L.L.C., as Grantor, KLAMATH COUNTY TITLE COMPANY ....., as Trustee, and , as Beneficiary, ALICE G. KILHAM WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in :07 Klamath\_\_\_\_\_County, Oregon, described as: 1012, 1014, 1022, 1024 and 1026 Main Street, Klamath Falls, Oregon Z more particularly described as: Lot 9 and Westerly 45 feet of Lot 10, Block 49, Nichols Addition to the City of Klamath Falls, Oregon, EXCEPTING THEREFROM the South 7 feet thereof for alley ٩ 9 conveyed to the City of Klamath Falls in Deed Book 63 on Page 67, Deed Records of Klamath County, Oregon. જ 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 profits thereof and all fixtures now or hereafter attached to or used in connection with the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of .... not sooner paid, to be due and payable December 1, 2011 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement\*\* does not constitute a sale, conveyance or avidement. Densitientry's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be or assignment.
To protect the security of this trust deed, grantor at an earnest money agreement\*\* does not constitute a sale, conveyance or assignment.
To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.
2. To complete or restore promptly and in good and habitable conditions and restrictions affecting the property; if the beneficiary may require and to pay then due all costs incurred therefor.
3. To comply with all have, ordinances, regulations, covenants, conditions not restrictions affecting the property; if the beneficiary are required, to join in scouting such dinancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay to filling anne in the proper public office or offices, as well as the cost of all lien searches made by filling officers or searching agencies, it is destinged by the beneficiary.
A To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against joss or any sain state of the state state by beneficiary may provide and as the beneficiary may provide and has property by for and such other hearing and to ray reason to procure any such insurance and to deliver the polices to the beneficiary may provide and has property below of the state state of the property against joss or any and there of expenses. The amount collectd under any prive of the latter; all policies of insurance shall be delivered to the beneficiary may provide and as property in the associate as the constitute as all be added by beneficiary may provide and has property before any part of the aspiration or lass and by conce any part of state aspecies the and It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail. eriernserre, Heeldereds Flori Christelle STATE OF OREGON, The second and the second in the second seco HILL BASE MARKS SS. Contraction de la primer de la contraction de la Reports (a. Britanie o County of ... HERE SER REMEMBER Kcertify that the within instruand the second t or operation and contained ment was received for record on the กับว่าจะการผู้สุดสิตร ેલ્ટી સ્ટેસ્ટર્સ્ સ્ટેસ્ટર્સ્ટર્સ્ટર્સ્ટર day of ..... ....., 19... See a constant see a same see SPACE RESERVED to the state of the covers material a thread to be in book/reel/volume No...... on SEL SPRONDER RECORDER'S USE page ..... or as ice/file/instru-ment/microfilm/reception No....., Record of ...... of said County. and forces for analytication beneficiary, or first the provide and After Becording Berum to (Name, Address, Zip): County affixed. by polycenan to increase and county affixed. by polycenan to increase and the analysis of the term by polyce cars writegoed and action of the term have Klamath County Title Company 422 Main Street American Angela Klamath Falls, Oregon 97601 1922-25822-1649 Secto TITLE

By .....

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and that the grantor will warrant and forever defend 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: MAX TRINING WARKSX WARKSX WARKSX WARKSX WARKS WARKS WARKSWARKS WARKSX WARKSX WARKS WARKSX WARKS WARKSX WA

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

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) er (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. If compliance with the Act is not required, disregard this notice. STATE OF OR FCORT NOT THE SERVE 4.05.495 This instrument was acknowledged before me on . nde an raid de sur by ..... ชิสิสสารณณาระวิ**สธ** OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXPIRES DEC. 19, 1996 hia Repaired 18 12 1 Notary Public for Oregon My commission expires 12-19-96 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) ALTER ADA. 27 B.D. S. H.  $M_{\rm eff} = 1$  of the set of the matrix but by  $M_{\rm eff}$ . (ATH:  $M_{\rm eff} = 1$ , set of the matrix because the matrix  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  ) and  $M_{\rm eff}$  (the matrix  $M_{\rm eff}$  ) and  $M_$ STATE OF OREGON: COUNTY OF KLAMATH: ss. with the tracks stands 

 Filed for record at request of \_\_\_\_\_\_Klamath County Title \_\_\_\_\_\_ the \_\_\_\_\_ the \_\_\_\_\_the \_\_\_\_the \_\_\_\_\_the \_\_\_\_the \_\_\_\_\_the \_\_\_\_the \_\_\_the \_\_\_\_the \_\_\_the \_\_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_the \_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_\_\_the \_t day M96 Bernetha G. Letech, County Clerk By \_\_\_\_\_\_ Kessa REALING SHAME WITH THE STORES

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