	7
***************************************	Benjam Aspen
	Michael
To the same of the	G
***************************************	Klamat
D = 2	Lot 13
APR -1	togsther or hereat the prope
16.	\$10,000
	not soone Ti becomes erty or a beneficia come im assignmo
	provement 2.
	damaged 3. so reques to pay to agencies
	agencies 4. damage l written i ficiary as at least t
	any indel or any pa under or 5. assessed
	promptly liens or c ment, be secured 1
	the debt

^{NC} 35737	TRUST DEED V	olPage9455	
THIS TRUST DEED, made this5	th day of Marc	19.97 , betn	ya r
Benjamin J. Dailev		, 17 DUH	
Benjamin J. Dailey Aspen Title & Escrow Michael E. Long Grantor irrevocably grants, bargains, s		as Grai	ntc
Michael Restone			
	WITNESSETU:	as Benefici	iar
7 0		*** ** CODE, Triest DUTY OF OF SOME, LIES WITTEDERS	ty :
Klamath	on, described as:	मुक्तिक प्रदेश है के किया है जिस के लिए हैं है के कि किया है है जिस है है जिस है है है है जिस है है जिस है जिस जिस के किया के किया के किया है जिस के किया है जिस है ज	
			jer V
Lot 13, block 49, Klamath Fall	s Forest Estates,	Hwy 66, Plat (unit) 2	
The second secon			
		Andrew Control of the	
together with all and singular the tenements, heredita	والمرابع والمرابع والمنافي والمنافي والمنافية والمنافية والمنافرة	والكراب والمناف والمراب المناف المالي المالية المرابط والمناف والمناف والمناف والمناف والمناف والمناف	general Caracteristics
or hereafter appertaining, and the rents, issues and pi the property.	rofits thereof and all fixtures now	other tights thereunto belonging or in anywist or herealter attached to or used in connection	3 27K
FOR THE PURPOSE OF SECURING PERI			
\$10,000.00 (Ten Thousand & 00/	(00)		•
mote of even date netewith, payable to beneficiary c	or order and made by grantor, th	he final payment of principal and interest here	30f,
not sooner paid, to be due and payable	this instrument is the data state	ed above, on which the final installment of the	e n
erty or all (or any part) of grantor's interest in it w	agree to, attempt to, or actually vithout first obtaining the writter	sell, convey, or assign all (or any part) of the	pr
come immediately due and payable. The execution be	instrument, irrespective of the	maturity dates agreezed therein as basein she	-11
assignment. To protect the security of this trust deed from	for adress:		
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any was	perty in good condition and reps		
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all	Costs incurred therefor		
3. To comply with all laws, ordinances, regular so requests, to join in executing such linancing states	ments ourswent to the Uniteen C	Commercial Code on the handings were as well-	
dencies as may be despend desirable by the begaties	offices, as well as the cost of al	I lien searches made by filing officers or sear	chi
uanage by life and such other hazards as the benefit	ICIBEV MAY ITOM TIME to time rec	r hereafter erected on the property against lo quire, in an amount not less than \$	
ficiary as soon as insured: if the granter shall fail for	any reason to procure any such is	Il policies of insurance shall be delivered to the i	ber
cure the same at frantor's expense. The amount colle	olicy of insurance now or hereaft scied under any fire or other ins	er placed on the buildings, the beneficiary may	וק ע
any indebtedness secured hereby and in such order as or any part thereof, may be released to grantor. Such under or invalidate any act done pursuant to such no	application or release shall not	option of beneficiary the entire amount so colle cure or waive any default or notice of default	ecte he
5. To keep the property free from construction assessed upon or against the property before any pa	on liens and to pay all taxes, as	sessments and other charges that may be levi	ied
promptly deliver receipts therefor to beneficiary, sin liens or other charges payable by grantor, either by d	Ould the stantor tall to make any	mont of any toyee accommode increase accom-	
Secured hereby, together with the obligations describ	it thereof, and the amount so pared in nersoranhs 6 and 7 of this	aid, with interest at the rate set forth in the	no
with interest as aforesaid, the property hereinbefore	t any rights arising from breach of described, as well as the deante	if any of the covenants hereof and for such paya	nen
bound for the payment of the obligation herein dest and the nonpayment thereof shall, at the option of the	cribed, and all such payments sh	all he immediately due and nevable without a	
6. To pay all costs, fees and expenses of this	trust including the cost of title s	earch as well as the other costs and expenses	
7. To appear in and defend any action or pro-	this obligation and trustee's and ceeding purporting to nifect the	attorney's fees actually incurred.	
to pay all costs and expenses, including evidence of t	eneficiary or trustee may appear title and the honeficiary's or trus	, including any suit for the foreclosure of this	de
mentioned in this paragraph 7 in all cases shall be in the trial court, granter further agrees to pay such our	ixed by the trial court and in the in as the appellate court shall ad	e event of an appeal from any judgment or dec judge reasonable as the beneticiary's or trustee	rea 3's
torney's lees on such appeal. It is mutually agreed that:		od 18 ruje i provincija provincija i provincija i provincija i provincija i provincija i provincija i provinci Provincija i provincija i provin	_
ficiary shall have the right, if it so elects, to requir	to that all or any portion of the	the right of eminent domain or condemnation, monies payable as compensation for such to	be: aki
NOTE: The Trust Deed Act provides that the trustee hereunder or ssvings and toan association authorized to do business undo	r must be either an atterney, who is an or the laws of Gregon or the United Sta	sciive member of the Oregon State Ber, a bank, trust co	mo
property of this state, its subsidieries, effiliates, agents or branch "WARNING: 12 USC 1701]-3 regulates and may prohibit exe	188. The United States or zav agency the	reol, or an escrew agent licensed under ORS 696.503 to 5	98.
I gorden markitation assuments at a succession of the state of the sta	"我们的,我们们的一样,我们就没有一直的时间,我们的心理的,我们们的自己,只有几	ent in complete detail.	di digit
TRUST DEED Benjamin J. Dailey 14415 Pheasant Hill Rd. McMinnville OR 97128		STATE OF OREGON,	1
		County of	Ļ
Benjamin J. Dailey	The state of the s	I certify that the within in	–j ıstr
14415 Pheasant Hill Rd.		ment was received for record on	ı t
McMinnville OR 97128	SPACE PRESDURA	day of	****
Michael E. Long	Constitution of the property of the	in book/reel/volume No	
21065 N.W. Kay Rd.	RECORDER'S USE	page or as feekfile/in	str
124 Hour Str. and a National Manufacture of Control Co		ment/nucrofilm/reception No	
Michael E. Long 21065 N.W. Kay Rd. Hillsboro OR 97124 Beneficiery After Recording Rature to (Name: Address Zin)		Witness my hand and se	
exter Rocording Return to (Namo, Address, Zip);	ranger (1975) Christian (1976) - Starting Starting (1976) Starting (1976) - Starting Starting (1976)	County affixed.	1 1 2
After Recording Return to (Name, Address, Zip); Michael E. Long 21065 N.W. Kay Rd.	A CONTRACTOR OF THE CONTRACTOR	neg erga negatekon alekse eta ista en eta 1900-eta 1907 eta 1907 eta 1907 eta 1907 eta 1907 eta 1907 eta 1907 Bertako Brigaria eta 1907 eta 1907 eta 1908 eta 1908 eta 1907 eta 1907 eta 1907 eta 1907 eta 1907 eta 1907 eta Bertako Brigaria eta 1907 eta	
Hillsboro OR 97124			e pu
***************************************	especial de la companya del companya del companya de la companya	By De	

which are in access of the amount required to pay all reasonable costs, expanses and alternay's iess necessarily paid or learned by founded in such proceedings, shall be paid to beneficiary and explied by it liest upon any reasonable costs and expanses and relatively in the strain and appellate courts, necessarily paid or incurred by beneficiary in each proceedings, shall be paid to be necessary in obtaining and company the particular of th 9456

18620 and 18620

ž

C

and that the grantor will warrant and torever 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:

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, family 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 if the 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 Grantor 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.

e 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 Touth-in-Landing 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. Benjamin STATE OF OREGON, County of Hamhil His instrument was acknowledged before me on Manc This instrument was acknowledged before me on 83 of .: OFFICIAL SEAL DEBNA S FOSTER NOTARY PUBLIC - OREGON COMMISSION NO. 055490 My commission expires MAN CONTAINENDE EXEMES ANTI- 1000

REQUEST TEX TWINKERSONVEVANCE (To be used only when obligations have been paid.)

STATE OF ORE	GON: COUNTY OF K	LAMAIN: SS.	1、12.1分明日本教育研究集教育。 12.1.12.12年(14.12年)			ga a fallanda da d
san garage a s	र विकासिक विकास स्थापनी विकर्णी है	Michael E. I	one		the 1st	
Filed for record	at request of	The second section is the second second second second second second second section section section section second		7) 34	anedad in Val 1	107
of Ap	cil	19 <u>97</u> at	L:41 o'clock _	P. M., and duly re		<u> </u>
M. Alexandre	of	Mortgages	And the second s	_on Page94!		
and the second second second				Bernett	a G. Letsch, County	Clerk
1000	5.00	等的主义的 计极端的原理		by Ketelly		
FEE PL	J. UU			by	Mind I & Battle	