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		Vol. ///97 Page	36558 @		
<b></b>		STATE OF OREGON, County of I certify that the	within instrument		
Van Winkle-Mueller Construction	JC.	was received for record	on the day at		
Gratif z Hares and Address Herman McCarty C. Folaud McCarty Barel: avy a sine and Address Barel: avy a sine and Address	SPACE FE	served a and/or a a and/or a	M., and recorded in on page as fee/file/instru- n No, of said County. and seal of County		
Aspen Title & Escrow, Inc. Collection Escrow Dept.		NAME By			
5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,	<u>an an a</u>				
THIS TRUST LIEED, med o this	3rd	September ,	19 <u>91</u> , between		
AN WINKLE-MIFILER CONSTRUCTION					
HERMAN MC CARTY AND C. ROLAND MC	CARTY		, as Beneficiary		
	WITHESSE'sells and conveys	TH: o trustee in trust, with power of sal	1. Sec. 1. Sec		

AS PER EXHIBIT "A" ATTACHED HERE O AND BY THIS REFERENCE MADE & PART HEREOF ......

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together with all and singular the teneraents, here iteration and a purtheances and all other rights thereunto belonging or in anywise new or hereafter appendicting, and the reads, issues and profits thereof and all fluctures new or beteafter attached to or used in connection with the second FOR THE PURPOSE OF SECURING PURFORMANCIE of each agreement of granter berein contained and payment of the sum the property.

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of SEVENTY NINE THOUSAND AND NO/100-----

beneliciary's option', all obligations secured by this instrument, irrespontive of the returnity dates expressed therein. or interest, shall become investigately due and payable. The execution by drantor of an earnest monor agreement\*\* does not constitute a sub, conveyance or investigately due and payable. The execution by drantor of an earnest monor agreement\*\* does not constitute a sub, conveyance or protect, preserve and maintain the property in good condition and repair, not to remove or demolish any building or improvement which may be constructed, investigation of estroyed thereon, and aga when due all costs incurved different different when the beneficiary or requests to join in executing such instance quadrante pays and restrictions aftering the property; if the beneficiary or requests to join in executing such instance of the such as a sub cost of a such as a sub cost incurved distribution or searching and be influence.
4. To provice and continuously must be instance to the buildings now ar incredit or lies thanking ble beneficiary with loss provide in the total and the such as a sub cost of the such as a sub to the beneficiary of the such as a sub to the beneficiary with loss provide in the total and interact of the beneficiary and the beneficiary with loss provide in the total and the interact of the beneficiary of the same such is a sub cost of the such as a sub cost of

Sec. 1

NOTE: The Hust Bood Act provides that the trustee berrunder reast be either as allotney, who is an ability member of the Oregon Stab Bar, a hark, trust company or savings and loan association authorized to do businers unfer the laws of Oregon or the United Statis, a sittle leaurance company butkorized to insure title to real property of his state, its subsidiaries, affiliates, affiliates, the United States or any agency thranel, or an escrovi agent licensed under ORS 696.505 to 696.585. "WAREN INC. 12 18:5: 2001.25 employee and the trustee of the leaves of the leaves or perty of this state; its subsidiaries, attiliates, agains or machine, us of this botion. \*WARNING: 12 US\$ 17011-3 regulates and may prohibit exarcise of this botion. \*The publisher suggests that such an agreement address the issue of citability benefitiary's constant in complete detail.

Mich is in maximal of the answerd relations of the part of maximal based based to the part of the second dependence of the part of the tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ticiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim anade by or mainst grantor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim anade by or mainst grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loss balance. It it is so added the interest where on the uniferlying contract or loss will apply to it. The effective date loan balance. If it is so added, the interest were on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prio: coverage larved or the date grantor failed to provide proof of coverage. The coverage may be the date grantor's prior coverage replied of the date grantor raned to provide provide coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property clamage coverage of any mandatory liability insurance reobtain anote and may not satisfy any need in property damage coverage of any mandatory meaning in quirements imposed by applicable law. The grantor warents 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 purioses (the Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed could be imposed to the baselit of and binds all putties have their heirs indicate during a during a diministration.

This deed applies to, inures to the benefit of and binds all parties hare for business or commercial purposes. personal representatives, successors and assigns. The term beneficiar, shall mean the holder and owner, including pledgue, of the contract secured hereby, whether or not named as a beneficiar, herein.

In construing this wast deed, it is understood that the granter, 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 planal, and that generally all grammatical changes shall be made, assumed and implied to make the provisions haved apply equally to corporations and to individuals.

as such word is defined in the Truth-in-Lencing Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this no STATE OF OREGOIN This instrument by	By it a creditor Stat. ATMULTS TRUTIER. CONSTRUCTION L.L.C. Population 2, the BY 20 UCAN CONSTRUCTION L.L.C. 19, er equivalent. 10, er equivalent. 10, ex equivale
This instrument by	Notary Public for Oregon My commission expires 4-10-200
deed have been kully paid and satisfied. You hereby at roust doed or pursuant to statute, to cancel sill evidence together with the trust deed) and to reconvey, without held by you under the same. Mull reconveynice and dee	I all indebtedness secured by the largeoing trust deed. All sime secured by the trust is directed, on payment to you of any sums owing to you under the terms of the i of indebtedness secured by the trust deed (which are delivered to you berewith varianty, to the parties designated by the terms of the trust deed the estatu new
DATED: Lo not lose or destroy this Trust Dovid OR THE NOTE which it is 20th reaction delivered to the testor for concellation before	1. UFDS.
reconveyince vill be moch.	Banéliciary

A tract of land situated in the NE 1/4 SE 1/4 of Section 12, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klanat, State of Oregon, more particularly described as follows:

Beginning at the Southwest corner of Lot 20 of Tract 1283, a duly recorded subdivision, from which the C-E 1/16 corner of said Section 12 bears North 43 degrees 58' 06" West 1293.09 feet; thence North 8: degrees 24' 23" West 875.33 feet to a point on the Easterly right of Way line of Orindale Road; thence along said Easterly right of Way line North 00 degrees 28' 18" East 54.00 feet to the Southwest corner of that tract of land described in Deed Volume M-83 at Page 3780 of the Klamath County Deed Records; thence along said Deed Volume South 89 degrees 46' 29" East (South 88 degrees 53' 37" East by Deed Volume M-83, Page 3753) 50.00 feet, North 00 degrees 28' 18" East 53.00 (North 01 degree 22' 10" West by Deed Volume M-83, Page 3783) feet and North 89 degrees 46' 29" West (North 88 degrees 52' 37" by Deed Volume M-83, Page 3783) 50.00 feet to a point on said Easterly right of Way; thence along said Easterly right of way North 00 degrees 28' 18" East 168.00 feet; thence South 89 degrees 24' 23" East 903.86 feet to a point on the Westerly line of sai: Tract 1283; thence along said Westerly line South 00 degrees 35' 37" West 100.00 feet, North 89 degrees 24' 23" West 27.88 feet and South 00 degrees 35' 37" West 185.00 feet to the point of beginning, with bearings based on said Tract 1283.

CODE 7 MAP 3908-120A TL 200 (Affects this and other property)

THE BENEFICIARY WILL CAUSE TO BE ISSUED FROM THE LIEN OR CHARGE HEREOF, PARTIAL RECOVEYANCES OF PORTIONS OF THE PROPERTY LEGALLY DESCRIBED HEREINABOVE, UPON PAYMENT OF \$15,000.00 EACH FOR TWO (2) SEPARATE LOTS TO BE DESIGNATED AT A LATER DATE AND APPROVED BY GRANTOR AND BENEFICIARY HEREIN AND THE REMAINING LOTS TO BE RELEASED PON PAYMENT OF \$3,500.00 PER REMAINING LOT AND IN THE ORDER REQUESTED BY GRANTOR HEREIN; PROVIDED THE NOTE SECURED BY THIS TRUST DEED IS PAID CURRENT AND NOT IN DEFAULT. ALL COSTS FOR SUCH PERTIAL RECONVEYANCES WITH BE THE RESPONSIBILITY OF THE GRANTOR HEREIN. BENEFICIARY AND GRANTOR HEREIN SHALL AGREE UPON THE PORTION OR PORTIONS OF THE PROPERTY TO BE PARTIALLY RECONVEYED.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for a	record at request	of	Aspen Title	& Escrow	the 4th	day
of	November	A.D., 19			, and duly recorded in Vol. M97	
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