NS WPT 30-10992 50069 KLAMATH COUNTY NO. K-51584			(F
Map No. 3512-02900-00900 and 00	' ^	Vol <i>M91</i> _Page_	40564
	53 and R293042		
		STATE OF OREGON, County of	l ss.
wild piller take and		I cortify that th	e within instrument
Wild Billy Lake, LLC PO Box 25		was received for recon	d on the day
Walterville, OR 97489		of	19 at
Franklin Price Jr.	SPACE RESERVED	book/reel/volume No.	M., and recorded in
38713 McKenzie Hwy., Springfield Or	97478 FOR RECORDER'S USE	and/or	as fee/file/instru-
	HECUMUEN'S USE	ment/microfilm/recepti	ion No.
After recording, return to (Name, Address, Zip): Western Pioneer Title Co.	3.15 - 1.15	Record of	of said County.
Western Pioneer Title Co. 96 E. Broadway # 1		affixed.	and seal of County
Eugene, Oregon 97401			
		NAME Du	mus
		Ву	, Daputy.
THIS TRUST DEED, made this8th	day ofDece	ember	97
WILD BI	LLY LAKE L.L.C.		, 19, between
KLAMATH COUNTY TITLE COMPANY	***************************************		as Geantos
FRANKLIN COUNTY			
2	1EUTP-F. 7.12	***************************************	
	VITNECCETU.	·····	
Grantor irrevocably grants hardeing sette and		e in trust, with power of sal	e, the property in
,, ,, ,, ,, ,, ,, ,, ,	cribed as:	~~ V	of end brokery
<i>1</i> 6.	SW1/4		
W $1/2$ S $1/2$ N $1/2$ SW $1/4$ and S $1/2$ NE East of the Willamette Meridian, Kla	E 1/4 of Section	- 20 Marachia 25 Cout	10
together with all and singular the tenements, hereditaments at or hereafter appertaining, and the rents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORMA. of		or ricioaries attached to of fise	a in connection with
** 1,500.00**	···········		-
note of even date herewith, payable to beneficiary or order not sooner paid, to be due and payable On or before D	Dollars, with in	nterest thereon according to the te	erms of a promissory
not sooner paid, to be due and payable On or before D	ec. 12 xxx 2002.	the that payment of principal ar	nd interest hereof, if
The date of maturity of the debt secured by this institute becomes due and payable. Should the granter either agree to, erty or all (or any part) of granter's interest in it without to beneliciary's options, all obligations secured by this instrume come immediately due and payable. The execution by grante assignment. To protect the security of this trust deed, granter agrees	irst obtaining the written ent, irrespective of the or of an earnest money a	on consent or approval of the ben maturity dates expressed therein agreement** does not constitute a	ny part) of the prop- meliciary, then, at the o, or herein, shall be- a sale, conveyance or
provement thereon; not to commit or permit any west of the	good condition and repa	mir; not to remove or demolish t	anv building or im-
2. To complete or restore promptly and in good and had damaged or destroyed thereon, and nay when due all costs income	bitable condition any b	building or improvement which n	may be constructed.
3. To comply with all laws, ordinances, regulations, cov.	renants, conditions and r	restrictions affecting the property	v: if the beneficiery
to pay for filing same in the proper public office or offices, a agencies as may be deemed desirable by the beauticions	a well as the cost of all	Commercial Code as the beneficia Il lien searches made by filing o	nry may require and Hicers or searching
4. To provide and continuously maintain insurance of	n the buildings now or	r hereafter erected on the prope	ntly adminst loss or
William in communiae acceptable to the beneficiary miss . "	***************************************	word, in an amount not less than	1 3
at least lifteen days prior to the grantor shall fall for any reason	n to procure any such in	nsurance and to deliver the policie	livered to the bene-
cure the same at grantor's expense. The amount collected unde	er any tire or other inm	urance policy may be applied by	eneticiary may pro- v beneficiary upon
or any part thereof, may be released to grantor. Such applicati under or invalidate any act done pursuent to such potter	ion or release shall not o	cure or waive any default or noti	mount so collected, ice of default here-
5. 10 Keep the property free from construction liens as	nd to pay all taxes, ass	sessments and other charges that	t may be levied or
promptly deliver receipts therefor to beneficiary; should the g	rantor fall to make pays	nont of any taxes, assessments, in	or delinquent and
ment, beneficiary may at its option make managed at the transfer	and any providing to	with with funds with which	to make such nav-
Inc debt secured by this trust dead without makes at any state		erust uecu, shall be added to and	Decome a part of
with interest as aloresaid, the property hereinbefore described bound for the payment of the obligation becall described	, as well as the grantor,	r, shall be bound to the same ex	for such payments, tent that they are
and the nonpayment thereof shall, at the option of the benetici able and constitute a breach of this trust deed	iary, render all sums sec	cured by this trust doed immedia	ble without notice, ately due and nav-
6. To pay all costs, fees and expenses of this trust inclu- trustee incurred in connection with or in enloycing this ables.	ding the cost of title see	arch as well as the other costs as	nd expenses of the
trustee incurred in connection with or in enforcing this obligate. 7. To appear in and delend any action or proceeding pand in any suit, action or proceeding in which the beneliciary of the control of the beneliciary of the control	tion and trustee's and as urporting to affect the t	ttorney's fees actually incurred. security rights or powers of bene	diciary or trustee;

and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or entorceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney tees; the amount of attorney fees mentioned in this parafurther agrees to pay such sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court, grantor 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, beneficiary shall have the right, it 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 1701j-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.

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by that the property is seen processarily paid or incurred by property in the trial and appellate courts, necessarily paid or incurred by be that it upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by be the property in the trial and applied courts, necessarily paid or incurred by be the property in the property and granter agrees, at its own expense, to take such care and the property in the property or any part of the property. The grantee in any reconveyance may be described as the "restricted thereon," and the recitalist therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's feet of the property or any part thereol, in the adequacy of any security for the individual property or any part thereol, in the adequacy of any security for the individual property or any part thereol, in the adequacy of any security for the individual property in the property or any part thereol, in the adequacy of any security for the individual property in the property or any part thereol, in the adequacy of any security for the individual property in the property or an 40565 in form as required by law conveying the property so sold, our without any covenant or warranty, express or implied. The recitais in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's alterney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the stustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee. In powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee. In Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in les simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit attached hereto, and that the grantor will warrant and lorever delend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of in tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect benethat of loan agreement becomes damaged, ficiary's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim made by or against grantor. the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancer 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 loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. secured hereby, whether or not named as a beneticiary nersin.

In constraing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 corporations and to individuals.

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

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (e) or (b) is * 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. If compliance with the Act is not required, disregard this notice. WILD BILLY LAKE --Izane-----STATE OF OREGON, County of) ss. This instrument was acknowledged before me on ... December.

This instrument was acknowledged before me on December 8
OFFICIAL SERV Royald E. Thienes and Roger Langeliers
SHERYL WILKINGON MEMBERS OF
NOTARY PUBLIC OSEGON WILLIO BILLY LAKE L.L.C.
WYCOMMSSION HOW ACZESSO Notary Public for Oregon My commission expires STATE OF OREGON: COUNTY OF KLAMATH : 12 ss. 100 pt. 100 pt.

Filed for record at request of A.D., 19 <u>97</u> at <u>3:25</u> Title <u> december town in</u> the <u>include</u> o'clock _____p_M., and duly recorded in Vol. December on Page 440564

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Bernetha G. Lejsch, County Clerk

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