Punis No. 2011 - Theor Josep (Acalgorism Herbicits)	COPYTRENT 1989 STEVENE NEED LAW PUBLISHING CO., PORTLAND, OR GIZE
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TRUST DEED	STATE OF OREGON,
Silvia P. Mahoney 851 Leigh Ave. #2 San Jose CA 95128	County of} ss 1 cartify that the within instrument was received for record on the day of, 19, a
Michael E. Long 21065 N.W. Kay Rd. HILLSDOFO OR 97124 RECORDER'S US	book/reci/volume No on page
Beneficiary's Hame and Address After recording, return to (Hame, Address, Zip): Michael E. Lono	Record of of said County. Witness my hand and sch of County affixed.
Hillsboro OR 97124	By, Deputy
THIS TRUST DEED made it : 0 +1	N. STORE AND A DECK MANAGEMENT AND AN AN AND AND AND AND AND AND AND A
Silvia P. Mahoney Aspen Title & Escrow	, 19.98 , between
Michael E. Long, Inc.	, as Grantor, , as Trustee, and
WITNESSETH:	AP Reafinian
Grantor irrevocably grants, bargains, sells and conveys to trust Klamath County, Øregon, described as:	ee in trust, with power of sale, the property in
Lot 47, Block 21, Klamath Falls Forest Estates	
together with all and singular the tenoments, hereditamonts and appurtenances and in or hereafter apportaining, and the rents, issues and profits thereof and all fixtures in the property, FOR THE PURPOSE OF SECURING REPRODUCTION.	Bil other richts the summer to the
the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Eleven thousand and 00/00 (\$11,000,0	low or hereafter attached to or used in connection with
note of even date herewith, psyable to beneficiary or order and made by grantor, not socher paid, to be due and psyable July 18th, The date of maturity of the debt secured by this instrument is the date of maturity of the debt secured by this instrument is the date of the date of the debt secured by this instrument.	Interest thereon according to the terms of a promiseory the final payment of principal and interest hereof if
The date of maturity of the debt secured by this instrument is the date, 2005 becomes due and payable. Should the granico either spree to, attempt to, or actually beneficiary's option ² , all obligations secured by this instrument, irrespective of the come immediately due and payable. The execution by granter of an eernest money To protect the security of this tend does	ated above, on which the final installment of the note y sell, convey, or assign all (or any part) of the pron-
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condition and can prove the security and the security in good condition and can	nie a sale, conveyance or
astraged or desiroyed thereon, and pay when due all costs incurred therefor.	building or improvement which may be constructed.
3. To comply with all laws, ordinances, regulations, covenants, conditions and so requests, to join in executing such tinancing statements pursuant to the Uniform of to pay for tiling same in the proper public office or offices, as well as the cost of all agencies as may be deemed desirable by the bandiciary. 4. To provide and continuously maintain insurance on the ball	Il lien searches made by filing officers or searching
4. To provide and continuously maintain insurance on the buildings now of damage by fire and such other hazards as the beneficiary may from time to time test written in companies acceptable to the beneficiary, with loss payable to the latter; all fait is an easily as soon as insured; if the grantor shall fail for any reason to procure any such in at least fifteen days prior to the expiration of any policy of insurance now or hereaftic any indubtiones accured the same at grantor's expense. The amount collected under any fire or other insure or any part thereof, may be released to grantor. Such application or release shall not on the or invalidate any act done pursuant to such notice.	Il policies of insurance shall be delivered to the bene- nsurance and to deliver the policies to the beneficiary or placed on the buildings, the beneficiary may pro- urance policy may be applied by beneficiary upon option of beneficiary the online amount so collected.
assessed upon or against the property before any part of such taxes, ass rromptly deliver receipts therefor to beneficiary; should the grantor tail to make pay iens or other charges payable by grantor, either by direct payment or by providing be nent, beneficiary may, at its option, make payment thereat, and the amount so pa- scured hereby, together with the obligations described in paragraphs 6 and 7 of this he debt secured by this trust deed, without waiver of any rights arising from brows here the secured hereby, together with the obligations described in paragraphs 6 and 7 of this he debt secured by this trust deed, without waiver of any rights arising from brows here the secured hereby together with the obligations described in paragraphs 6 and 7 of this here the secure of th	sessments and other charges that may be levied or i other charges become past due or delinquent and ment of any taxes, assessments, insurance premiums, mediciary with funds with which to make such pay- id, with interest at the rate set forth in the note trust deed, shall be added to and become a part of
while AUS 100 DEVIDENT OF the childrent - to the strength we woll as the braning	and the second sec
nd the nonpayment thereof shall, at the option bescribed, and all such payments sha bie and constitute a breach of this trust deed, f. To ray all costs for this trust deed,	all be imprediately due and payable without notice, cured by this trust deed immediately due and pay-
nd the nonpayment thereof shall, at the option of the beneficiary, render all such payments sha bie and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of title sec rustes incurred in connection with or in enforcing this obligation and trustee's and an 7. To appear in and defend any action or proceeding purporting to affect the se and in any suit, action or proceeding in which the beneficiary or trustee any appear	all be immediately due and payable without notice, cured by this trust deed immediately due and pay- arch as well as the other costs and expenses of the informary's less extraally incorreal security rights or powers of beneficiary or trustee;
nd the nonpayment thereof shall, at the option of the beneficiary, render all such payments sha ble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title set success incurred in connection with or in enforcing this obligation and trustee's and an 7. To appear in and defend any action or proceeding surporting to affect the a in any suit, action or proceeding in which the beneficiary or trustee any appear, any suit or action related to this instrument, including but not limited to its valid aph 7 in all cases shall be fixed by the trial court and in the event of an appeal from fiber agrees to pay such sum at the appellate court shall adjudge reasonable as the bon fit is maturally agreed that:	all be immediately due and psyable without notice, cured by this trust deed immediately due and pay- arch as well as the other casts and expenses of the itforms's ises occurally incurred, meanity rights or powers of henoficiery or trustee; including any suit for the foreclosure of this deed ity and/or enforcesbility, to pay all costs and ez- s amount of altorney fees mentioned in this para- n any judgment or decres of the trial court, grantor meliciary's or trustee's altorney fees on such amount
nd the nonpayment thereof shall, at the option of the beneficiary, render all such payments sha bie and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title se- rustes incurred in connection with or in enforcing this obligation and trustee's and an 7. To appear in and defend any action or proceeding surporting to affect the se- rustes incurred in connection with or in enforcing this obligation and trustee's and an 6. To appear in and defend any action or proceeding surporting to affect the se- rustes incurred in connection with or in enforcing this obligation and trustee's and and in any suit, action or proceeding in which the beneficiary or trustee any appear, i passes, including evidence of title and the beneficiary's or trustee's attorney lees; the such 7 in all cases shall be fixed by the trial court and in the event of an appeal from if is matually agreed that: 8. In the event that any portion or all of the property shall be taken under the clary shall have the right; if is o electa, to require that all or any portion of the to DTE: The flux Based for provide that the base.	all be immediately due and psyable without notice, cured by this trust deed immediately due and pay- arch as well as the other costs and expenses of the itforms's ises ectually incurred. Security rights or powers of heavilitiery or trustee; including any suit for the foreclosure of this deed ity and/or enforcesbility, to pay all costs and ez- e amount of attorney fees mentioned in this para- n any judgment or decree of the trial court, grantor meliciary's or trustee's attorney fees on such appeal. I tight of eminent domain or condemnation, bene- tioning payable as compensation for such taking.
ind the nonpayment thereof shall, at the option of the beneficiary, render all such payments sha ble and constitute a breach of this trust dead. 6. To pay all costs, fees and expenses of this trust including the cost of title ser- rustes incurred in connection with or in enforcing this obligation and trustee's and an 7. To appear in and defend any action or proceeding purporting to affect the s range suit, action or proceeding in which the beneficiary or trustee may appear, and in any suit, action or proceeding instrument, including but not limited to its valid approximation of the set of the set of the set of the set of the set of any suit or action related to this instrument, including but not limited to its valid aph 7 in all cases shall be lized by the trial court and in the event of an appeal from triber agrees to pay such sum at the appellate court shall adjudge reasonable as the bon of the restructive steeps.	all be immediately due and payable without notice, cured by this trust deed immediately due and pay- arch as well as the other costs and expenses of the ittornay's fees extually incurred. Security rights or powers of henoficiary or trustee; including any suit for the foreicaure of this deed ity and/or enforcebility, to pay all costs and ex- anount of attorney fees mentioned in this para- nany judgment or decres of the trial court, grantor neliciary's or trustee's attorney fees on such appeal. e tight of eminent domain or condemnation, bene- monies payable as compensation for such taking, dive member of the Oregon State Ras, a bank, frust company , a like lasurance company authorized to insure title to real

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which are in excess of the amount required to pay all reasonable costs, expanses and attorney's tess necessarily paid or incurred by granto

which are in access of the aniumi required for yoy all reasonable costs, expanses and attorney's less necessarily paid or incurred by grantor in stuck proceedings, that they have be breaked by the indebted in the trial and appellate courts, mecasarily paid on incurred by grantor in the trial and appellate courts, mecasarily paid on incurred by the latent typon any reasonable costs and expenses and attorney's less, both in trial and appellate courts, mecasarily paid on incurred by grantor in the trial and appellate courts, mecasarily paid on incurred by the latent typon and the part of the indebted by the indebted bereasy can define the indebted by the indebted bereasy can define the indebted bereasy in a direct of the indebted by the indebted berease of the indebted berease of all reconveysmess, for cancellation), without allocing the liability of any person for the payment of the payment of the payment of the payment of the indebted benessment er creating on the indebted benessment, and in the pargraph shall be not less than a chart of the indebted beness. If there is many part of the property. The farsteen hand the mechanisme may be dearthed as the "person or persons" less for any part of the property. The solves that is notice, either in the payment of the approxement of the adapted of any tent of the property or any part interest of any section of the indebted of the limbility of the indebted beness. If there is a solve there is a solve any part is the adapted of any tent of the rest, issues and proint inclusing these pays and the property or any part there adapted of any tent of the rest, issues and proint, inclusing these pays and the property or any part there adapted of any contraints.
10. Upon any delault by grantor hereunder, baseliciny may at any time without notice, either ents, issues and proint inclusing these pays and the property or any part there adapted to a presention.
11. The entree thereby, and in such order as baselitingy may the definition, including ressonable

In form as required by law conveying the property so solu, but without any covenant of waitainy, saples of inputs. The rectains in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any psrson, 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 ex-penses of sale, including the compensation of the trustee and a reasonable charge by trustees atterney, (2) to the obligation secured by 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, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the soft property is situated, shall be conclusive proof of proper appointment of the auccessor trustee. 17. Trustee accepts this trust when this deed, duly executed and ecknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hsreto of pending sele under any other deed of trust or of any action or proceeding in which grantor, The grantor covenants and agrees to and with the beneficiary and the beneficiary is successor in interest that the grantor is lawfully seized in teo 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 torever delend the same against all persons whomsoever. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 made by or against 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 Ioan balance. It 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. The coverage hay no need for property damage coverage or any mandatory liability insurance re-obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family or household purposes (see Important Notics below), (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.

not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the finite-induction determed Parameter	is a creditor	
beneficiary MUST comply with the Act and Regulation by makin dicclosures; for this purpose uso Stevens-Ness Form No. 1319, or if complicates with the Act is not required, disregard this notice; STATE OF DRESS AND CONTRACT OF THE CONTRACT OF THE STATE O	king required	
A fus instrument was	BS BCKDDWIANGAR baiora ma am	
by by	Silvia P. Mahoney	•••y ·
I his instrument was	as acknowledged before me on	
a na levertá esta el seconda 28 linete	7	
of		
	, Dec AMACHMONY	••••
AND ADDRESS	Notary Public for Oregon My commission expires	••••
REQUEST FOR FULL RECONVEYAN	NCE (Te be used only when obligations have been paid.)	
The undersigned is the legal owner and holder of all i deed have been fully paid and satisfied. You hereby are du- trust deed or pursuant to statute, to cancel all evidences of together with the trust deed) and to reconvey, without wan	I indebtedness eccured by the loregoing trust deed. All sams secured by the tru lirected, on payment to you of any sams owing to you under the terms of t of indebtedness secured by the trust deed (which are delivered to you berewi strenty, to the norther designed by the trust deal which are delivered to you berewi	124
held by you under the same. Mail reconveyance and docume	nente to	Ϋ́ε.
DATED:10		•
Do not lose or destroy this front Beed OR THE NOTE which it secure Both must be dollivered to the trustee for cencellotion before reconveyance will be made.		
	Benoficiary	·•
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ALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT California all-purpose acknowledgment 13-98, before me, Jose BEFGARA CHOMPARY, Name and Title of Officer (a.g., "Jame Doe, Notary Public") On \$1.2 personally appeared personally known to me Aproved to me on the basis of satisfactory evidence to be the person() whose name() is/are JOSE BERGARA subscribed to the within instrument and Commission \$ 1132603 Votory Public -- Costomeo acknowledged to me that be/shellerey executed the same in his/her/harm authorized capacity(ies), and that by his/her/tisir Sonto Cloro County Comm. Explos Apr 4, 2001 5.00 signature(s) on the instrument the person(e), or the entity upon behalf of which the person(sy acted, executed the instrument. WITNESS my hand and official seal. Place Notary Seal Above OPTIONAL Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. **Description of Attached Document** Title or Type of Document: Document Date: Number of Pages: Signer(s) Other Than Named Above: Capacity(les) Claimed by Signer Signer's Name: Individual IGFTOTHUMBRAN Corporate Officer - Title(s): **"** op of ihumb here Partner - Limited General □ Attorney in Fact C. Trustee Guardian or Conservator D Other: Signer Is Representing: © 1997 National Notary Association • 8350 De Solo Ave., P.O. Box 2402 • Chalsworth, CA 91513-2402 Prod. No. 5907 Reordan: Call Toll-Free 1-800-676-6827 STATE OF OREGON: COUNTY OF KLAMATH : SS. Filed for record at request of ______ Michael E. Long

or	1.4 X Y 2.4	A.D., i9 98 at 2:31 o'clock P M day	,
		A.D., 19 98 at 2:31 o'clock P.M., and duly recorded in Vol. M98 day of Mortgages on Page 11613	
FEE	\$15.00	Bernetha G. Letsch, County Clerk	
		By Krithlyn Rose	