NS areas and a second s	wn	HIS RIT 1996 STEVENS HEES LINY PUBLISHING CO., PORTLAND, UP 9720
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TRUST DEED		STATE OF OREGON,
		County of ss
David B. Kent		certify that the within instrumen
	$(x_1, \dots, x_n) = (x_n, \dots, x_n) \in L(\mathbb{R}^n)$	was received for record on the day of, 19, a
Grantor's Name and Address	."	o'clockM., and recorded in
Horizon Investments	SPACE RESERVED	book/reel/volume No on page
	FOR	and/or as fee/file/instru
	RECORDER'S USE	ment/microfilm/reception No.
Beneficiary's Name and Address		Record ofof said County.
After recording, return to (Hame, Address, Zip): Horizon Investments		Witness my hand and soal of County
80185 Westward Ho Drive		affixed.
La Quinta, CA 92253-4426	and the second second	
		NAME TITLE
	The second of the second	By, Deputy
THIS TRUST DEED 11-1	·	
THIS TRUST DEED, made this 11th David B. Kent, a single man		***************************************
Asnon Title & F		as Grantor,
Horizon Thyestern N. (00 100)		as Trustae and
Aspen Title & Escrow Horizon Investments No. 629-4227	MA	ds zrusteo, and
		as Beneficiary,
Grantor irrevocably grants, bargains, sells an Klamath County, Oregon, de	nd conveys to trustee in t	rust, with power of sale, the property in
A portion of Section 36. Tormehin 3	Court Description	
	State of Oregon m	st of the Williamette
described as follows:	or oregon, m	ore particularly
Beginning at a point 238.7 feet Nort	h of a point 766.1	feet West of the
thence North 208.7 feet to a point;	thence West 208.7	to a point: thomas Court
208.7 feet to a point; thence East ? together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits to the property.	208.7 feet to the n	lace of beginning
or hereafter appertaining, and the rents, issues and profits the	ind appurtenances and all oth	er rights thereunto belonging or in unywise now
FOR THE PURPOSE OF SECURING PROPERTY.		nervalier attuched to or used in connection with
FOR THE PURPOSE OF SECURING PERFORM. Twenty Eight Thousand and no/100 -	NCE of each agreement of g	rantor herein contained and payment of the sum
note of even date herewith, payable to beneficiary or order	and made by grantor, the fi	t thereon according to the terms of a promissory
not sooner paid, to be due and payable October 11,	, 19.98	payment of principal and interest nerect, if
The date of maturity of the deht secured by this ine becomes due and payable. Should the grantor either agree terty or all (or any part) of grantor's interest in it without	frument is the date, stated at	bove, on which the final installment of the note
beneficiary's options, all obligations secured by this instruc- come immediately due and payable. The execution by grant assignment.	ont, irrespective of the matu	rity dates expressed therein, or herein, shall be-
To protect the security of this trust deed, grantor agree		nomice does not constitute a sale, conveyance or
4. 4 U DEULECL, DESIGNA And maintain the manager to	4 I 40	at to seminary to the
4. 10 complete of testore promptly and in April and L	- 1.14 - 1.1	or to remove or demolish any building or im-
2. To complete or testore promptly and in good and h damaged or destroyed thereon, and pay when due all costs in	unitable condition any buildi. curred therefor.	ng or improvement which may be constructed,
so requests, to join in executing such times in a state of	venants, conditions and restric	ctions affecting the property; if the beneficiary
to pay for filing same in the proper public office or office.	as well as the cost of all lier	sercial Code as the beneficiary may require and
To 10 Diovide and continuously maintain towards		
Written in companies acceptable to the beautifum tit !	or more than to this require,	IN AN AMOUNT not less than \$
HCIRTY AS COOR AS INSUPERCY If the despice whell fell for a second	the state of the post	cies of Hisurance anali be delivered to the hone
Cure the same at frantor's evenue. The amount and and		Cou Oil Ind Dulidings, the beneficiary may non-
BRY INCODIOGRAS secured baraby and in mot and an area to the	The or office thistilding	o policy may be applied by heneficiary times
under or invalidate any act done pursuant to such notice	The second second	or waive gify default of notice of default hera.
assessed upon or adainst the property before any most of	and to pay all taxes, assessm	ents and other charges that may be levied or
Promptly deliver receipts therefor to beneficiary about at	A A A A A A A A A A A A A A A A A A A	" Cliaiges Decome past que or delinament and
Mont. Denoticiary may at its option make many	and brosigning periotic	idly with lungs with which to make such pay.
SCUIED Dereby, indether with the ablitudious described to	, management on pure, m	in Hillerest at the fate set forth in the note
WIID INICIASE AS Afotopaid the property hearing to the	The state of the s	of the coverants neteot and for such naveants
POURG for the navment of the obligation bearing and the	, atta	" CO Duniu to the same extent that they have
BDIO BEG CONSTITUTE & breach of this terral dood	The second desired decision	Wy time trust deed immediately due and pau-
6. To pay all costs, fees and expenses of this trust incl trustee incurred in connection with or in enforcing this oblid	uding the cost of title search	as well as the other costs and expenses of the
7. TO ADDEST in and defend any action or meneralized	and the state of and attorn	by a loca actually incuffed.
or any suit or action related to this instrument includes but	All-da La Inpedia	uing any suit for the foreclosure of this dead
penses, including evidence of title and the handleis was a	and the same to the validity a	inior enterceasility, to pay all costs and ex-
graph 7 in all cases shall be fixed by the trial court and in the further agrees to pay such sum at the appellate court shall adjust is mutually agreed that:	e event of an appeal from any	judgment or decree of the trial court, grantor
8. In the event that any portion or all of the assessment	- La transition de la transportation	ary s or trustee's attorney fees on such appeal,
8. In the event that any portion or all of the property ficiary shall have the right, it it so elects, to require that all	or any pertion of the moni	ht of eminent domain or condemnation, bene-
17U C: Ind Intil Deed Act omvines that the truetes becounder must be at	Shan an all-	
property of this state, its subsidiaries, affiliates, agents or branches, the limit	ad States as any and the Children of	le insurance company authorized to insure title to real
WARNING: 12 USC 17011-3 regulates and may ambibit exemise of this	entine	25.523 01 600.000 UNDER UNDER UND 196.505 10 656.525
**The publisher suggests that such an agreement address the issue of o	btaining beneficiary's consent in c	omplete detall.

which are in excess of the smount required to pay all reasonable costs, repress and attorney's fees necessarily pold or infeatred by strater in the proceedings, shall be paid to benediciary and applied by it lites upon a secure derripy, and a secure derripy in court, necessarily paid or incurred by benediciary in such prospensions and the salance and the solance a ficiary'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 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. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mendatory liability insurance re-Quirements 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 tor 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.

This dead applies to inverse to the health of and hinds all parties bereto, their heirs, ledgless, devises, administration. 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, whather or not named as a beneficiary lierein. secured hereby, whather 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.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (e) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor IN VILIVESS WILLEDST, this grantor has executed in the property of the policy of the p STATE OF OREGON, County of Klamath) ss. This instrument was acknowledged before me on ... August 12. David B. Kent, a single man This instrument was acknowledged before me on . 65 OFFICIAL SEAL LAURA I BUTLEY LOTARY PUBLIC ORECON-COMMISSION NO. 312887 MY COMMISSION EXPIRES MAY 31, 2002 LIK Notary Public for Oregon My commission expires ... REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

SIMIEU	F ORECON: C	OUNTY OF KL	AMATH: ss.			•		
Filed for r	ecord at reques August		Aspen Title & 98 at 9:57 Mortgages		A. M., and duly reco	the 19	9th 	da
FEE	\$15.00			Ву	Bernetha G. L.	etsch, Count	y Clerk	