ANT - TOTOL CONTRACTOR OF AN AND AND ** AI UTVOL 19 Page 37195 67677 (1. A WARKS TRUST DEED JV-11 STATE OF OREGON, Michael Z Long. $\{g_{i}, g_{i}\} \in \{i, j\}$ Sociaty of \$ 83. Sec. Trace a secondaria da secondaria A secondaria da secondaria d 21055 R.N. Kay Ra Recercify that the within instrument and charges Rillshoro, GR 97124 was received for record on the _____ day of . _____, 19____, at R B T, TNC Apartor's Kerne and Address к и т. тас., и-С-15,-Вок-495-С-4-В-Вгонціяд-book/real/volume.No. _____ ou page SPACE RESERVED Banover, N.M. ERO41 FOR - anoror as fee/file/instru-RECORDER'S USE ment/aucrofilm/reception No. -Benetistry's Starts and Asian R and a start of the start of t Record of _______of said County. N.C.15, Ben 495-C 2 P Browning Witness my hand and seal of County Hanover, N.M. 88041 affixed. NAME me By МC X0 () , Depaty AUGUST 1903 ., 19....., between in the second second -ASPEN TITLE AND ESCROW as Granter, R E T. INC. , A NEVADA CORPORATION, as Trustee, and, as Boneficiary, WITNESSETH: Grantor irrevisebly grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: LOT 18, BLOCK 22, FERGUSON MOUNTAIN PINES, 1ST ADDITION KLAMATH COUNTY, OREGON together with all and singular the tenements, hereditaring to and appurtenences and all other rights thereauto belonging or in anywise new or hereafter apportaining, and the renty, issues and profits thereof and all lixinges new or hereafter attached to or used in connection with FOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of granter herein contained and payment of the sum (\$ 3000.00) note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not rooter paid, to be due and payable _____AUGUST_15TH_____SE2008

Beneliciary's option*, all oblightions secured by this instructent, irrespective of the anstartity dates expressed therein, or herein, shall be come immediately due and payable. The execution by denote of an earnest money agreement** does not constitute a sale, conveyance or increased therein, and this trust deed, greater agrees.
To predect the security of this trust deed, greater agrees:
To predect the security of this trust deed, greater agrees:
To predect the security of this trust deed, greater agrees:
To constitute a security of the property in good condition any building or improvement which may be constructed.
To complete or reating such and and the security state incurred therefore, and the security state and the security state of dices, and set of security in any require and the security state and the second security in any the security is and the security in any the second sec

It is natually agreed that: 8. In the event that any partion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, it is o elects, to require that all or any portion of the monies psyable as compensation for such taking.

NOTE: The first flood as provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Box a back, trust company or saving and loss association achieved to do business under the lows of Oregon or the links States, a life insummer achieves and the loss association achieves the trustee here under the lows of Oregon State Box a back, trust company imports of the subsidiaries, affiliates, against or branches, the Upland States or any agoing thereof, or an encrow agent thermal under ORS 596,565, "MARNING: 12 USC 1701-3 suggestion and may prohibit auxies of this option." "The archieve summers that such an accompany prohibit auxies the insue of attalates beneficiarily compare in consiste deput ""The publisher suggests that such an agreeneen uddress the issue of clashing beneficiary's concert is complete deball.

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Part Sectors of the encount required is not the property of the property and advected for the constraint of the sectors of

tract or loan agreement between them, beneficiary may purchase insurance at granter's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes daniaged, the coverage purchased by beneficiary may not pay any claim mode by or against grantor. Grantor may later carcel the coverage purchased by beneficiary may not pay any claim mode by or against grantor. Grantor may later carcel 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 to an balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date to an metallice. It is so added, the interest rate on the onderlying contract or toen 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 then insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandetary liability insurance re-

orvain mone and may not denote any any note the population of the source described note and this trust deed are: The granter warrants that the proceeds of the lean represented by the source described note and this trust deed are: (a) primering for granter's personal, family or bousehold purpose (see Important Notice below), (a) primering for granter's personal, family or bousehold purpose (see Important Notice below), (b) for an organisation, or (even if granter is a natural person) are for business or consumcial purposes. (b) for an organisation, or (even it granice is a minimal person) are for manness or commercial perposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devices, administrators, executors, personal representatives, nucreasors and easiens. The ferm beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

The metersy, whether of the number as a possible internet internet and/or beneliciary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneliciary may each be more than one person; that is context to requires, the singular shall be taken to mean and include the plural, and that generally all grammetical charges shall be to context to requires, the singular shall be taken to mean and include the plural, and that generally all grammetical charges shall be to context to requires, the singular shall be taken to mean and include the plural, and that generally all grammetical charges shall be to assume and include to make the provisions hereof apply equally to corporations and to individuals.

If the context so induced to make the provisions here of apply situations, assumed and implied to make the provisions here of apply situation of the second state of t	Jucrae ge
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STATE OF OREGON: COUNTY OF KLAMATH : SS.	
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Filed for record at request of <u>Aspen Title & Escr</u> of <u>October</u> A.D., 19 98 at 11:37 Mortsages	o'check A. M., and duly recorded in Vol
of <u>October</u> A.D., 19 <u>98</u> at <u>11:37</u> cf <u>Mortgages</u>	on Page 37195
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그 가지는 것 중심 가장면 다시 가장 같아요. 이 것 같아요. 이 나는 것 같아요. 가장 것 같아요. 가장 것 같아요.	