William E. Levin	
P.O. Box 4140 Laguna Beach CA 9265 Lauren Powers MacDona	ald spa
4 Pinyon Jay Lane Aliso Vicio CA Atter recording, return to (Name, Address, Zip):	the second se
Lauren Powers MacDon 4 Pinyon Jay Lane Aliso Viejo, CA 926	
THIS TRUST DEED, made on Apr William E. Levin, a m property.	il 24, 2007 , between arried man as his sole and separate as Grantor,
	Rob Goldstein as Grantor, Rob Goldstein, as Trustee, and Lauren Powers MacDonalds Beneficiary,
	WITNESSETH: sells and conveys to trustee, in trust, with power of sale, the property in
See attached Exhi	bit "A"
payment of principal and interest, if not sooner paid, to be d The date of maturity of the debt secured by this ins Should the grantor either agree to, attempt to, or actually sel first obtaining the written consent or approval of the benefici rity dates expressed therein, or herein, shall become immedi sale, conveyance or assignment.	romissory note of even date herewith, payable to beneficiary or order and made by grantor, the fina ue and payable on $J_{111} y_{24} = 2003$ for $J_{112} y_{24} = 2003$ for $J_{112} y_{24} = 2003$ for $J_{112} = 2003$ for $J_{112} = 2003$ for $J_{112} = 2003$ for $J_{12} = 2003$ for
commit or permit any waste of the property. To complete or restore promptly and in good and on, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, cuting such financing statements pursuant to the Uniform CT or offices, as well as the cost of all lien searches made by fi 4. To provide and continuously maintain insurance ands, as the beneficiary may from time to time require, in an companies acceptable to the beneficiary, with loss payable to shall full for any reason to procure any such insurance and to ance now or hereafter placed on the buildings, the beneficiar icy may be applied by beneficiary upon any indebtedness sec so collected, or any part thereof, may be released to grantor 	good condition and repair; not to remove or demolish any building or improvement thereon; and not it habitable condition any building or improvement which may be constructed, damaged or destroyed there covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in exe ommercial Code as the beneficiary may require, and to pay for filing the same in the proper public office ing officers or searching agencies as may be deemed desirable by the beneficiary. on on the buildings now or hereafter erected on the property against loss or damage by fire and other haz a amount not less than S
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9. At any time, and from time to time upon written request of beneficiary, payment of its fees and presentation of this doed and the note for endorsement (in feaso of full recoveryances, for cancellation), wrihout affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property (b) join in any subordination or other agreement affecting the recoils there in a gain y carcitor the thereon; (c) join in any subordination or other agreement affecting the recoils there in any restriction thereon; (c) join in any subordination or other agreement affecting the receils there in any matter of the property. The gaine in any recovery needs as the "present or deal there in the receils there in any matter of fasts shall be conclusive proof of the indebtedness. Trustee fees for any of the source and provide the restriction of any matters of fasts shall be conclusive proof and the property of any gain there of in its own and expensition of any matter or the property, and in audy dired apply the same. Joint concern any indebtedness secured hereby and in audy dired apply the same. So constant adout the insurance politics of order agreements of paratics in any indebtedness secured hereby or in grantor's performance of any agreement of paratic of any indebtedness secured hereby or in grantor's performance. The present, and the application or release thereof as aforesaid, shall not care or waite any default or notice of default hercunder, or invalidate any act does pursuant to such notice.
10. The entering upon and taking possession of any indebtedness secured hereby or in grantor's performance of any agreement there and or any indebtedness secured hereby in the application or release thereof as aforesaid, shall not care or waite any default or any indebtedness secured hereby in the application or the property and the property and the property and the property and there any agreement and sevent, the beneficiary may declare the proper

or proceeding is brought by trustee. The grantor covenants to and agrees with the beneficiary and the beneficiary's successors in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered tille thereto, except as may be set forth in any addendum or exhibit attached hereto, and that the grantor will warrant and for-ever delend the same against all persons whomsoever.

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 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 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 (choose one):*
(a) primarily for 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 deed applies to, interes to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, ssors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficier. ciary 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 here-of apply equally to corporations and to individuals.

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

*IMPORTANT NOTICE: Delete, by iining out, whichever warranty (a) or (b) is inapplicable. 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. If compliance with the Act is not required, disregard this notice. William 8

ra tnis	s nouce.	***************************************
STAT	TE OF OREGON, County of) ss.
		e me on
by	This instrument was acknowledged before	e me on <u>-4-24-97</u>
by	······································	
of		A = V
	Notary P	ublic for Gregon G = 14, -09
	. My com	nission expires <u>9777</u>

HILL REAL	DOUG EG	1111 Anie
I GV	NOTARY	
NILL.	PUBLIC	3
""	COUNT	6000

.......

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

nated by the terms of the trust deed, the estate now held by you under the same. Mail the reconveyance and documents to _

DATED Do not lase or destroy this Trust Deed OR THE NOTE which it Both should be delivered to the trustee for cancellation before Beneficiary

TOTAL P.02

SW

9

EXHIBIT "A"

1997 - 18 - 18 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -

LEGAL DESCRIPTION

Lot 23 of TRACT 1316 – PARADISE HILL, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.