MJC13911-10101 2011-010673 NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUC TRUST DEED DON PURID DEVELOPMENT GILL
3245 Homedae Rd.
Klameth Falls DR 97603

Fauth Trust Co DBA sterling
Trust Custodian FBO Local Demostra
POBOR 2526 WALD DR 76702 09/22/2011 03:30:11 PM SPACE RESERVED FOR Don Rind Development CoUC 3245 Homedali Rd Klamath Falls DE 971603

Fee: \$42.00

Klamath County, Oregon book/reel/volume No. _____ on page _ and/or as fee/file/instrument/microfilm/reception Witness my hand and seal of County affixed. Deputy. THIS TRUST DEED, made on Suptember 22 2011 Don Puno Develount Colle as Grantor. (D. DBA Strum Trust Chandian FBO WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee, in trust, with power of sale, the property in _ County, Oregon, described as: Lot 43 of Tract 1436- Harbor View Subdivision, according to the official plat thereof on File in the office of the County Cierk of Klamath County, Dregon. 504 Harbor View Dr., Klamath Falls, OR 971601 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in any way now or hereafter appertaining, and the rents, issues and profits thereof, and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE FURPLESS OF SECURING PERFORMANCE of each agreement of grantor begula contained and payment of the sum of \$35,000.00

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[TACHU FILE HADDES OF SECURING PERFORMANCE of each agreement of grantor, payment of principal and instruct, if not soomer paid, to be due may payment of even date horsewith, payable to beneficiary or order and made by grantor, the final payment of the dot secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or setten all (or any part) of the property, or all (or any part) of grantor's interest in it without first obtaining the written consum or approval of the beneficiary, then, at the beneficiary's option", all obligations accured by this instrument, irrespective of the mutatry dates expressed thesein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a terreparate or assignment.
To protect the security of this treat deed, granter agrees:

1. To protect, preserve and maintain the property in good condition and repair; not to remove or demokish any building or improvement their to promit any wester of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or or 1. To protect, protect we make of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement.

2. To complete or restore promptly and in good and habitable conditions and restrictions affecting the property; if the beneficiary so requests, to any when due all costs incurred therefor.

3. To comply with all lews, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to ing such flamacing statements pursuant to the Uniform Commercial Code as the beneficiary may require, and to pay for filling the same in the proper purpless, as well as the cost of all lies searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hareafter erected on the property against loss or during by fire and the search of the search of the property against loss or during by fire and the search of the se trust deed immediately due and payable and shall constitute a herach of this trust deed.

6. To pay all custs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in consection with or in endorsing this obligation, and trustee and storney fees actually incurred.

7. To appear in and defend any action or proceeding purposting to affect the accurity rights or powers of beneficiary or trustee; and in any sait, action or proceeding in which the henseficiary or trustee may appear, including purposting to affect the accurity rights or powers of beneficiary or trustee; and in any sait, action or proceeding in which the henseficiary or trustee may appear, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of this deed or any sait or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount of storney fees insentioned in this puragraph in all cases shall be find by the trial court, and in the event of an appeal from any indigment or decree of the trial court, granter further agrees to pay such sum as the appellanc court and any posterior of the meaning payable as consensable as the beneficiary so or trustee's attorney fees on such appeal.

8. In the event that any portion or all of the property shall be taken under the right of ensurement domain or condomnation, beneficiary shall have the right, if it so elects, to require that any portion of the meaning psychole as compensation for such taking which are in access of the amount required to pay all reasonable costs, expenses and attorney fees necessarily paid or incurred by granter fairs to post and expenses of the amount required to pay all reasonable costs, expenses and attorney fees necessarily paid or incurred by granter in such proceedings, and the balesone applied

NOTE; The Treat Dond Act prevides that the treatment because recent be other on effecting who is an earlier assembler of the Coppes State Stat, a limit, treat assembly or exchange and insertions continued to the law of the law of Coppes or the treatment of the law officies, agents or brunches, the United States or an "WANGEQ: 12 USC 1784-3 regulates and may proble "The publisher duggests that such an agreement ad



9. At any time, and from time to time upon writing request of beneficiary, payment of its fees and presentation of this deed and the note for endorzement (in case of full monoewymann, for cancellasies), without affecting the inhibity of any porone for the payment of the indebendence, trustee may (a) consent to the making of any may not put of the projective, (b) pion in general again examinate or canning any restriction themsen, (c) pion in sunnellation or other agenement affecting this deed or the lies are change size-med, or (a) monoewy, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "portant control of this pamagnath shall be not located themsen of any materior or facts shall be concluded in the part of the property or any part of the property. The grantee in any reconveyance may be described by a count, and the property or any part of the property. The grantee in any reconveyance may be described by a count, and the property or any part of the part of the property or any part of the property of decreased the part of the property of the part of the property of the part o

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

The granter warrants that the proceeds of the loss represented by the above described note as (a) primarrily for granter's personal, family or homehold purposes (see Important Notice bole (b) for an organization, or (even if granter is a natural person) are for business or connected. This does applies to, insure to the benefit of, and binds all parties kereto, their belies, legates nors and analysis. The term beneficiary shall mean the holder and owner, including ploages, of

her shall be taken to mean and include the plan ply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrum day and year first written above. "MPORTANT NOTICE: Delete, by lining 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-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required electosures. If compliance with the Act is not required, disregard this notice.

STATE OF OREGON, County of	Klamus) =
This instrument was acknown Donald L Runo	wledged before me on Sept Mole 22, 2011
This instrument was acknow Donald Leur	wiedged before me on,
- Owner Minch	מו או
or Don Pund Deve	Topment Colle
FFICIAL SEAL SEAL	Notary Public for Oregon
AAPETERSON A	My commission expires July 34, 3014

OF	ICIAI S	FA	24
MELISSA	A DE		
MOTARY		IEH2(Ж
NOTARY F	'UDLIC	OREGO	N
PSIMMOD WORLD	KON NC	45086	•

TO: The undersigned is the legal owner and holder of all indebtedness secured and satisfied. You become according to the legal owner and satisfied. You become owner as the legal owner are satisfied.	e used only when obligations have been paid.) by the foregoing trust deed. All sums secured by the trust deed have been fully paid you under the terms of the trust deed or putsuant to statute, to cancel all evidences gether with the trust deed) and to reconvey, without warranty, to the parties desig-
nated by the terms of the trust deed, the estate now held by you under the same. Ma	il the reconveyance and documents to
DATED	
Do not lose or destroy this Trust Deed OR THE NOTE which it	
accurac.	
Both should be delivered to the trustee for cancellation before	Beneficiary

instrument by request as an accomposation only, and has not examined it for requiarity and sufficiency or as to its effect upon the title to any real property that may be described therein. AMERITITLE , has recorded this