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AND? Steeporch: MOUNTAIN TITLE COMPANY 9 Grantor conveys to Trustee for beneficiol, of into particle parts of the trust of the first o

title? and interest in and to the following described real property (the "Real Property"), together with all existing or subsequen to exected or affixed improvements or fixtures. Our account of the destription of the described real property (the "Real Property"), together with all existing or subsequen pertate the destription of the destription of the destription of and outer the destription of the destriptio

of the prior indeptedness. 3.3. Association, of Unit Owners. In the event the Real Property has been submitted abjuilt ownership perturnt to a Unit Ownership Law, of sumfar law for the establishment of condomnations of cooperative of such heatrance may be pair to the association be carried by the association of non-owners in Grantor's behalf, and the proceeds of such heatrance may be pair to the association and owners for the phipuss of repairing or reconstructing the Property. If not so used by the association, such proceeds that be pair to Credit Unition.

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 Owasity is taken of shull a problem in the set apply well of some simulation of the books of the set apply of the set apply in th There, is a mobile home on the Real Property, which is covered by this security instrument, and which is and shall remain Check if Applies) is clott on plantauce. It the Lioberty is not need as Chautan's testageness attraction of address of the close of the field property, which is covered by this security instrument, and which is and shall remain: Personal Property could all a property which is covered by this security instrument, and which is and shall remain: Personal Property could all a property and the Personal Property are collectively referred to as the "Property and the Personal Property are collectively referred to as the "Property and the Personal Property are collectively referred to as the "Property and the Personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal Property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property and the personal property and the personal property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property and the personal property are collectively referred to as the "Property are to property and the personal property are collectively referred to as the "Property are to personal property are collectively are to personal property are to person

The Real Property and the Personal Property are collectively referred to as the "Property "" the result of the state of the result of the state of the result of the state of

<sup>1226</sup> which the final payment of principal and interest will be due on a straight AUGUST, 22, 1996 Transformed the final payment of principal and interest will be due on a straight AUGUST, 22, 1996 Transformed the final payment of principal and interest will be due on a straight AUGUST, 22, 1996 Transformed the final payment of principal and interest will be due on a straight AUGUST, 22, 1996 Transformed the final payment of principal and interest will be due on a straight AUGUST, 22, 1996 Transformed the final payment of the promissory note and security and any note of notes given in renewal or substitution for the promissory note and advanced by Credit Union may in its discretion loan to Grantor, together with interest payable under the Note, (b) any future advanced by Credit Union its discharge obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor or expenses incurred by Credit Union or Trustee to enforce obligations of Grantor under this deed and security agreement, to secure payment of the Indebtedness and performance of all under the secure distribution of the Indebtedness and performance of all under the secure distribution is deed and security agreement and accepted on the following terms: and accepted on the Indebtedness and performance of all under the secure distribution is deed and security agreement and accepted on the following terms: and accepted on the following ter

2020 obligations of Grantor under this deed and security agreement and areigiven and accepted on the following terms: mith addination of the payment and Performance. (Grantor shall pay to Credit/Union all amounts security agreement and areigiven and accepted on the following terms: mith addination of the payment and Performance. (Grantor shall pay to Credit/Union all amounts security agreement and a solution all amounts security agreement and areigiven and accepted on the following terms: mith addination of the payment as the payment and paint of the payment and the payment at the payment at the payment and the payment and the payment at the payment and the payment and the payment and the payment at t 3 218 [] correspondence of the Property in an Alexandre of the Property in a second of the property and a second of and operate and manage the Property and

Offictiving behavious states of the income from the Property heils (acator, may, remain in possession and control of and operate and manage the property heils (not collect the income from the Property heils) (acator, may, remain in possession and control of and operate and manage the property and second of 2.2. Duty to Maintain.!! Grantor shall maintain the Property in first class condition and promptly perform all repairs and manage the property of 2.3. Nuisance, Waste, Grantor shall neither conduct or permit any misance nor commit or suffer any strip or waste on or to minerals (including oil and gas), or gravel or rock products. The provements of all and gas), or gravel or rock products.

minerals (including oil and gas), or gravel or rock products the first outcommon the hologonal of improvements. Grantor shall not demolish or remove any improvements from the Real Property without the prior written consent of Credit Union, q Credit Union shall consent if Grantor makes arrangements satisfactory to construct on the real proposes to 'remove with one to fait least equal value..." "Improvements" and parking facilities in the rest of the statisfactory to Credit Union to the statisfactory of Credit Union and parking facilities in the statisfactory of the stati

mi2.6; Compliance with Governmental Requirements. Grantor shall promptly comply, with all laws, ordinances, and regulations of all governmental authorities applicable to the use or occupancy of the Property, Grantor may contest in good faithany such laws pre-ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified/Credit/Union in withing priori/ording so and Gredit/Union's interest in the Property is not jeopardized. Credit Union may require Grantor to post adequate security (reasonably satisfactory to Credit/Union) to protect Credit/Union's interesting, spall using a security of the property is not jeopardized. Credit/Union may require Grantor to post adequate security (reasonably satisfactory to Credit/Union) to protect Credit/Union's interesting, spall using the property is not jeopardized. The character and to use of the Property are reasonably necessary to protect and preserve the security, so and the character and to all other accessing to protect and the proceed of the Indebtedness is to be used to construct or 1.2.8. Construction of any improvement on the Property, the improvement shall be completed within six months from the date of complete construction of any improvement on the Property, the improvement shall be completed within six months from the date of and security agreement and Grantor shall pay in full all costs and expenses in connection with the work.
 Taxes and Liens
 ""311"Payment. Grantor shall pay when due all claims for work done on or for services rendered to material furnished to the security. Grantor shall maintain the Property when the any provide on or for services rendered to material furnished to the security provide in Subsection 3.2.5.
 Right to Contest. Grantor shall pay when due all claims for work done on or for services rendered to in Section 17, and except as otherwise provided in Subsectin 3.2.5.5.
 Right to Contest. Grantor may withhol

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to Credit Union in an amount sufficient to discharge the lien plus any costs, attorneys, nees, or other charge that courd action as a merely of a foreclosure or sale under the lien is the account of the plus any costs, attorneys nees, or other charge that courd action as a merely of a foreclosure or sale under the lien is the account of the plus any costs, attorneys nees, or other charge that courd action actions at the second action action and furnish to Credit Union evidence of payment of the tates or assessments and shall authorize the appropriate county official to deliver to Credit Union at any time a written statement of the taxes and or assessments against the Property. The account of the taxes of the taxes are furnished, or any interials are supplied to the Property if a construction lien could be asserted on account of the work, services or materials, and the cost exceeds \$5,000 (if the Property is used for nonresidential or commercial purposes or \$1,000 if the Property is officials at a residence). Grantor willion request furnish to Credit Union advance assurances satisfactory to Credit Union that Grantor can and will pay the cost officients are for on and will pay the cost officients are supplied to compete function. Grantor willion request furnish to Credit Union advance assurances satisfactory to Credit Union that Grantor can and will pay the cost officients are for other request furnish to Credit Union advance assurances the approach of the grant can and will pay the cost officient and commercial purposes or \$1,000 if the Grant can and will pay the cost officient account of the account of the approach account of the approach account of the approach account of the approach account account of the approach account account of the approach account acc

and will pay the cost of such implovements in for cancerce and independent additional to the subscreaments of the summer of the

(Cl'42) 'Grantor's' Report on Insurance. If the Property is not used as Grantor's residence within 60 days after the close of its -fiscal year, Grantor shall furnish to Credit Union a report on each existing policy of insurance showing:

(GP42: [Grantor's] Report on Insurance. If the Property is not used as Grantor's residence within 60 days after the close of its and the insurance. If the Property is not used as Grantor's residence within 60 days after the close of its and to grant of the insurance showing:
If the insurance of the insurance is an accessing of the expenditure of the expension of the insurance showing:
If the amount of the policy; are broken? which are on the expension of the expension of the insurance is an expension of the insurance is an expension of the expension of the policy.
If the amount of the policy; are broken? which are property, and the manner of determining that value; and the cantor's shall, tupon lifetimes that explanation of the property, and the manner of the property. Credit Union (Grantor 'shall, tupon lifetimes) and the policy.
If the explicit of the policy is an independent appraiser satisfactory to Credit Union determine the cash value or replacement cost of the Property. Stall, tupon (Figure 1, Union 9) (CISINDE, Stall UF) is an Union of any loss or damage to the Property. Credit Union may make proof of loss if Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Credit Union and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Credit Union for the proceeds so of the proceeds is of the proceed shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Credit Union for the proceed shall be paid or the indebtedness. If Credit Union holds any proceeds after payment in full of the indebtedness, such proceeds shall be paid to Grantor.
4.4. Unexpired Insurance at Sate. Any unexpired insurance shall inter to the benefit of, and pass to, the purchaser of the report, credit Union and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Credit Union the proceeds which have not been paid out with

4.8' Association of Unit Owners. In the event the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law, or similar law for the establishment of condominiums or cooperative ownership of Real Property, the insurance may be carried by the association of unit owners in Grantor's behalf, and the proceeds of such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing the Property. If not so used by the association, such proceeds shall be paid to Credit Unice. to Credit Union.

to Credit Union. 5. Expenditure by Credit Union. If Grantor fails to comply with any provision of this deed, including the obligation to maintain the prior.Indebtedness in good standing as required by Section 12 hereunder, Credit Union may at its option on Grantor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtedness and bear interest at the rate the note bears. Amounts so added shall be payable on demand with interest from the date of expenditure at the rate the Note bears. The rights provided for in this section shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default. Credit Union shall not by taking the required action cure the default so as to bar it from any remedy that it otherwise would have had curcits of Union in the interest in the required action cure the default so as to bar it from any remedy that it otherwise would have had curcits of Union in the interest is in the required action cure the default so as to bar it from any remedy that it otherwise would have had curcits of Union in the interest is the required action cure the default so as to bar it from any remedy that it otherwise would have had curcits of Union in the interest is the fully provided in the required action cure is the default of the default is on a curcit in the required is the required action cure the default is on a to be remedy that it otherwise would have had curcits of Union in the interest is the required action cure is the required action cure is the remedy that it otherwise is the remedy is the required in the required is the remedy is the

it otherwise would have had consistent of fittle libraries and the property in the property infection of all encumbrances other than it is deed and the section of the section of the section of the exceptions in the paragraph above, Grantor warrants and will forever defend the title against, the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title of the section of the action of the action at its expense.

Condemnation

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7. Condemnation.
 BE17/FIApplication of Net Proceeds. If all of any part of the Property is condemned; Credit Union may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' lees necessarily paid or incurred by Grantor, Credit Union, or Trustee in connection with the condemnation.
 7.2 Proceedings. If any proceedings in condemnation are filed, Grantor shall promptly notify Credit Union in writing and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award.

Power and Obligations of Trustee.

a trust deed or security
 (a) A specific tax upon trust deed of upon all or any part of the Indebtedness secured by a trust deed or security

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(b) Join in granting any easement of creating any restriction on the Real Property. Instruction of attents of other instruction of the interest of t

Van 1a3) **19.2**: (Obligations: to Notify:gal rustee shall not be obligated to notify any other party of a periodiciant of the action or proceeding is brought by Trustee.
 off to j.in 10.5: Transfer by Grantor, and it is believing (barrer to lidar notice yas eval division of the provide state action or provide state in the provide state of the provide state of

10 agreement of the roote of waives notice, presentment; and protest with respect to the Indebtedness. The Note without reneving or antor the from liability. "Grantor waives notice, presentment; and protest with respect to the Indebtedness. The Security Agreement: Financing Statements: Increase grantor and the indebtedness. The Security Agreement: This instrument shall constitute a security agreement to the extent any of the Property constitutes a security agreement to the extent any of the Property constitutes are during the indebtedness. The security is located of the rights of a secured party under the Oregon Uniform Commercial Code of the state in the week of the security is located of the rights of a secured party under the Oregon Uniform Commercial Code of the state in the security is located of the rights of a secured party under the Oregon Uniform Commercial Code of the state in the security interest by Credit Union is Grantor shall exclude the income and Personal Property and the security interest of the security interest granted therein. Credit Union a Grantor's actioners in fact for the income and Personal Property.
 20 or continue the security interest granted therein. Credit Union may attany time and without further authorization from Grantor expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Personal Property and for all the interest shall be and shall remain Property as after receipt of written demand from Credit Union. Calaboration of all assemble the Personal Property and from the authorization of a structures shall be and shall remain Property and the receipt of written and from the rest of the security and therein. Credit Union and Grantor waive and without further authorization from Grantor, expenses incurred in perfecting or continuing this security and from the authorization shall assemble the Personal Property and from the security and from therest as the authoris of the structures, such and from the dema

1 stincture is shall be and shall remain Personal Property for Real Property as stated above regardless of whether such structures are or laddition. of asket are regardless of whether such structures are solutions of the Real Property and irrespective of the classification of such structures for the placements. The removal control is a concrete base, shall not aller the classification of asket and the place of the classification of such structures for the placements. The removal control is a concrete base, shall not aller the classification of asket and the place of the placement of the place are indicated and the place of the placement of the place of the placement of the place and the place of the placement of the place of the place of the place of the placement of the place of the place of the placement of the place of

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remedied within any grace period provided therein, including without limitation any agreement concerning any indebtedness of Grantor to Credit Union, whether made now or later. (1) If Credit Union reasonably deems itself insecure. 14. Rights and Remedies on Default, interfact interface of the following rights and remedies, in addition to any other rights or remedies provided by law: (a) Credit Union shall have the right at its option without, notice to Grantor to declare the entire Indebtedness immediately due and payable, including any preparant penalty which Grantor would be required to pay. (b) With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale. (c) With respect to all or any part of the Preamation which Grantor would be required to pay. (c) With respect to all or any part of the Preamation which are the right to foreclose by notice and sale. (c) With respect to all or any part of the Preamation of the respect to all or any prepared of the Preamation of the right of the respect to all or any prepared of the Preamation of the right of the respect to all or any prepared of the Preamation of the right to foreclose by notice and sale. (c) With respect to all or any, part of the Presonal Property, Credit Union shall have all the rights and remedies of a secured party under the Uniform Commercial Code in effect in the state of Oregon. (c) Credit Union shall have the right, Without rotice to Grantor, to take possession of the Property and collect the the Indebtedness and the remedies of a any prepared in the rame of Grantor in the state of Oregon. (c) Credit Union shall have the right of the resonal Property due and proceeds, over and above Credit Union's costs, against of the Indebtedness and collect the proceeds. Payments by tenant or other user, to make payments of the Indebtedness and collect the proceeds. Payments by tenants or other users to Credit Union in response to Credit Union's demand shall satisfy the colligation for which the payments

receiver. (e) Credit Union shall have the right to have a receiver appointed to take possession of any of all of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the income from the Property and apply the proceeds, over and above cost of the receivership, against the indebtedness. The

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and be applicable for the purpose of constraining and determining the validity, of this deed and security agreement and it of the fulles on default.
 Iterable to a present the law of any state in which any of the Property is located, determining the rights and remedies of Credit Union on default.
 Iterable to a present the law of any state in which any of the Property is located, determining the rights and remedies of Credit Union (16.5) Joint and Several Liability. If Grantor consists of more than one person or entity, the obligations imposed upon Grantor (16.6) Time of Essence. If line is of the essence of this deed and security agreement. Lattratio vance of the state of the essence of this deed and security agreement and the security agreement (10.5) and the security agreement (10.5) and the full security (10.5) and (

agreement, shall, at the control of Creation, become immediately, due and payable; and this deed and security agr and agreement, shall, at the control of Creation, become immediately, due and payable; and this deed and security agreed this default of the control of the control of Creation in a subject of the creation of the control of the control

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(c) Credit Union shall have the right to have a receiver appointed to take possistion of power to protect and preserve the Property, to operate the Property preceding fore increase from the Property and apply the proceeds, over and above just of the receivers!



STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of FEE \$28.00

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OREGON: CUUNIT: UP Machinetter ecord at request of <u>Mountain Title Co.</u> Sept. <u>A.D.</u>, 19 <u>88 at 0:14</u> <u>0°clock <u>A.M.</u>, and duly recorded in Vol: <u>12th</u> Evelyn Biehn <u>14810</u> By <u>Could at County Clerk</u> By <u>Could at County Clerk</u></u> day 1.0.16