AW PUB. CO., PORTLAND, OR. 9720 MTC 22072-K 6610 TRUST DEED Vol. mg9 Page 19872 as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY LEE POOL ----as Beneficiary, WITNESSETH: 33.8

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lots 19, 20, 21, 22, 23, and 24, in Block 60 of GRANDVIEW ADDITION TO BONANZA, according to the official plat thereof on file in the office of the County Clerk of Klamath a Collection of the second

Klamath County Tax Account #3911-010CB-2300, #3911-010CB-2400, & #3911-010CB-2500. an an east a statute the same area an the statute design of the new production of the statute of an area production of a statute of

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all iixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the NUMETERM THOMSAND AND NO/400

sum of \_\_\_\_\_ NINETEEN\_THOUSAND\_AND\_NO/100 \_\_\_\_\_

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>Octoer 16</u>, 19.94 The date of maturity of the debt secured by this instrument is tile date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without lines then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition on to commit or permit any westnolfs any building or improvement thereon, 2. To complete or restore protein any westnolfs and in good and workmanike destroyed thereon, and pay when due all costs incurse constructed, damaged or 3. To complete or restore protein any westnolfs and in good and workmanike destroyed thereon, and pay when due all costs incurse constructed, damaged or 3. To complete or restore protein any westnolfs. To the Unitorn Control to the function of the destroyed thereon, and pay when due all costs incurse, required thereon, and pay when due all costs incurse, we constructed, damaged or destroyed thereon, and pay when due all costs incurse, we can all the destroyed thereon, and pay when due all costs incurse, we cannot to the Unitorn Control of the destroyed thereon, and pay when due all costs incurse, and to pay ion tilling same in the builting of lines or searching agencies as may be deemed desirable by the beneficiary. With loss payable to the latter; all opported the destroy with loss payable to the latter; all in the grantor shall fail or a deliver of the beneficiary as soon as insurance and to insurance and to the delivered to the beneficiary as soon as insurance; the same all grantor such address builting the deniver of all destroyed by the destroy of all the destroyed and a south or dyness. The amount of any policy of insurance not all grant and such address and such address as soon as insurance; and the deniver of the there any such insurance and to in or any cost the same all grantor address on as insurance; and the deniver any such insurance and to in or any clease that any or all destroyed and the same and address and address as a soon as insurance; and the deniver an

## It is mutually agreed that:

FORM No. 881-

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Oregon Trust Deed Series-TRUST DEED

It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of emine domain or condemnation, benehiciary shall have the right, if it so elects, increduire that all or any portion of the monies payable as compensation ior taking, which are in excess of the amount required incurred by grantors taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by it lirst upon such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's lees, toth in the trial and the balance applied upon the indebtedness and execute such instruming agrees, at its own expense, to take such actions and executes such instruming a shall be incessary in obtaining such com-9. At any time and presentation of this deed and the note for endorsement (in case of tuil and presentation of this deed and the note for endorsement (in case of tuil or for weyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

strument, irrespective of the maturity dates expressed therein, or subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The subordination or other agreement allecting this deed or the lien or charge france in any reconveyance may be described as the "person or persons legality entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoi. There's less for any of the services mentioned in this paragraph shall be rot less to any of the services mentioned in the paragraph shall be too less to any of the services mentioned in the paragraph shall be too less of any security for time without notice, either in person, by agent of by a receiver to be ap-pointed by a court, and without regard to the outs of the indebted state of the response time without notice, either in person, by agent of the indebted state of the response time indebted states hereby secured, enter upon and taking possession of said prop-sites can proling including those past due and undeft his collect the rents, less costs and expenses of operation and collection, including reasonable attor-licitory may indebtedness secured hereby, and in such order as bene-lisation of such rents, issues and profits, or the proceeds of irre and other property, delault or notice of delault hereunder or invalidate any act done warrant to such notice. 11.1. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance in bealen in such and in equity as a mortage or direct the trustee to foreclose this that state ded in equity as a mortage or direct the trustee to foreclose this the state and attertificary less to foreclose by advertisement and sale, the beneficiary may form the beneficiary at his election to 25.73 to 26.73, may cure the thesticar state to foreclose by advertisement

together with irustees and altorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postported as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law consumer the truthfulness bidder for cash, payable at the time of sale. Trustee the property so sold but without any covenant or warranty, express or weying plied. The recitals in the deed of any matters of lact shall be conclusive proof the truthfulness, may purchase at the sale. Shall adply the proceeds of sale to payment of (1) the express of sale, in cluding the compassion of the trustee and a reasonable charge by trustee shalt only the subsceeds of sale to payment of (1) the express of sale, in cluding the compassion of the trustee and a reasonable charge by trustee shaving recorded the gantor to the interest of the trust deed, (3) for the gantor interests may appear in the order of the interest of such surplus, if any, to the gantor or to his successor in interest entitled to such surplus, if any, to the gantor or to his successor in interest entitled to such surplus, it any, to the gantor or to his successor in interest entitled to such surplus, it any to the gantor or to his successor in interest entitled to such surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named here or to any successor trustee appointed here-under. Upon such appointment, on to any successor trustee appointed here-under. Upon such appointment, and though the program of the successor trustee, the latter shall be verse and though the provided here-upon any trustee herein named or appoint all title, powers and duties conlered upon any trustee herein named or appoint and the county or counties in which, when recorded in the mortgage words of the county or counties in which the successor trustee. If successor trustee, this trust when this deed, duly executed and acknowledged is made a public record as provided by law, Trustee is not obligated to notily any party hereto of pending sale under any other deed of any action or proceeding in which grantor, heneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee hereunder must be either on ottorney, who is an active member of the Oregon State Bar, a bank, trust company ngs and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CRS 696.505 to 696.585. NOTE:

19873 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none and that he will warrant and forever defend the same against all persons whomsoever. Te thinking The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) x bx an ontening house on the second second second and the second and the second and the second sec 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, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. GEORGE/KOSTEN Carol K CAROL KOSTI (If the signer of the above is a corporation, use the form of acknowledgement oppasite.) STATE OF OREGON STATE OF OREGON, Coupy of C Camath }ss. County of This instrument was acknowledged before me on ... GEORGE KOSTEN and CAROL KOSTEN Austi Notary Public for Oregon (SEAL) Notary Public for Oregon My commission expires: 11/12/91 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ....., Trustee The undersigned is the legal owner and holder of all indebtedness, secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to i manan Salat syan salat belap sija s Salat salat salat salat s 1971 - 1971 - 1971 - 1991 - 1993 - 1993 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 -1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 -1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 -DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Clamaton Counter find Account #19911-010CE-2300, #3911-9100E-34691/3/#9951-Padicu-2000-COMPARENT DEED AO CUS CECE (FORM; No. 881) DUSCOT O STATE OF OREGON, GEORGE KOSTEN and CAROL KOSTEN was received for record on the ... 18th day P.0. Box 304 at 3159 of clock ... P.M., and recorded SPACE RESERVED LEE POOL FOR RECORDER'S USE page 19872 or as fee/file/instruc/o Dorothy Snyder ment/microfilm/reception No.....6610., 4524 Clinton Ave. Record of Mortgages of said County. Klamath Falls; OR97603Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY OF SW: Mebaod and vite 1657 day of 5W: Mebaod and vite INTAIN THE COUNTY 32 11 Corossen Evelyn Biebn. County Clerk - SSHORK Fee \$13.00 21 DESD By Dauline Mullendere. Deputy