Q Vol. <u>mag</u> Page **21432** ∞ (**7494** 11991 1993 TRUST DEED 00 THIS TRUST DEED, made this 27th day of October 1989, between linini Howard White and Rochelle White, Husband and Wife ...... as Grantor, MOUNTAIN TITLE COMPANY OF KALMATH COUNTY as Trustee, and CAR - CARAGAR CENTRAL CRASH James G. Lewis and Pamela A. Lewis, Husband and Wife NAN TSYNS. WITNESSETH: as Beneficiary, an poor durit where division. Grantor irrevocably grents, bargains, sells and conveys to trustee in trust, with power of sale, the property 1.53 13 + whether of the a the first of a contract of the second of 品紙的目的。各個的理解目的 Lot 8 in Block 6 of Lynnewood First Addition, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon win jam ei dertar met eine met bes ihre with a were presenter andere an eine ster restar is manerie manifelise eine eine eine

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywrse now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter attended to be the address of the rents, issues and profits thereot and all fixtures now or hereafter attended to be the address of the rents, issues and profits thereot and all fixtures now or hereafter attended to be the address of the rents, issues and profits thereot and all fixtures now or hereafter attended to be the address of the rents, issues and profits thereot and all fixtures now or hereafter attended to be the address of the rents of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. August 4, 19.92 The date of maturity of the debt secured by this instrument is the 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 becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. The described by the grantor without first having obtained the written consent or approval of the beneficiary is option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the real to be become immediately due and payable. herein, shall become immediately due and payable.

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TRUST DEED

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becomes, due and payable. In the order of the grantor without first I sold, conveyed, assigned or alienated by the grantor without first I sold, sold, as the beneficiary's option, all obligations secured by this instrument, shall become immediately due and payable.
(1) To protect the security of this trust doid, frantor agrees: (1) To protect preserve and miniation and pair, not to remay or denoisable any building it improvement thereon, and repair, not to remay or denoisable any building it improvement thereon.
(2) To complete or restore promptly and in good condition and repair, not to remay or denoisable of the beneficiary is or requests. To complete or restore promptly and in good condition and pairs thereon, and pay when due al domanes. refut thos, covenants, conditions and restrictional hims of the sold promets refut thos, covenants, condition and restrictional hims of a swell as the cost of all lies sected. The building it may the beneficiary if the beneficiary is or requests. The tomation of the said promets refut thos, covenants, condition and such other hazards as the building it lies sected and the building in the sected on the said promises against loss or damade by life mow on hereafter rescue on or work the same at grantor's exchange and the pay with last or any process the same at grantor's exchange and the building it or any policy of insurance in ow or hereafter presented on the beneficiary with loss payable to the latter; all companies aceptable to the beneficiary as the same at grantor's exchange and the pay process the same at grantor's exchange and the pay process on the same as grantor's exchange and pay all and any policy of insurance induce not and the pay provide sector of the same at grantor's end and any policy of insurance invor on hereafter present and the pay provide and continuously maintain in uranse. The building the or dister insurance policy in y the detains a building in the sector insurance policy in y wore any protecome any part of the sector's es

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it is elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the aroning required to pay all reasonable costs, expenses and attorney's first necessarily pair incurred by grantor in such proceedings, shall be puid to beneficiary is and applied by it first upon any reasonable costs and expenses and attorney's first both in the trial and appellate courts, necessarily pair to take such actions incurred by the triat upon any reasonable costs and expenses and attorney ben-liciary in such proceedings, and the balance applied by the indebtedress and erecuts such instruments as shall be necessarily pair to take such actions and erecuts such instruments as shall be necessarily pair to take such actions or in the strial and from time tradience of this deed and the mote for rendorement (in case of tail recet payment of the indebtedress, for carcelation), without alfecting rendorement (in case of tail recet payment of the payment of the making of any map or plat of sail proceedings, indications, without alfecting (a) consent to the making of any map or plat of sail process, (b) join in

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantle "in any reconveyance may be described as the "person or persons legally entitled thereto" and the recitals therein of any matters or lacts shall be conclusive proof of the truthluiness thereoi. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without motice, either in person, by agent or by a receiver to be ap-time without motice, either in the yangraph of the converse of any security for the indebiedness hereby secured, enter upon and take possession of said prop-the indebiedness hereby secured, enter upon and take possession of said prop-the indebiedness and expension and collection. including reasonable attor-ney's lees upon any indebiedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or release thereof as a davesaid, shall not cure or waive any delault by grantor neares thereof as a doresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

waive any default of notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by in equity as a morifage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foursue any other right or the beneficiary elects to be recorded his written notice of default here truste shall excetue and easure to be recorded his written notice of default and his election to sell the add described real property to satisfy the obligation and his election to sell the as commence loreclosure by advertisement and 13. After the trustee shall fix the time and place of sale, give sale, and any time yrother berson so privileged by DORS 86.735, may cure sale, the grantor or any of the default consists of a lailure to pay, when due, sale, the grantor or say the time of the cure other than such portion as would entire amount due at the time of the cure other than such portion as would int the manuer portion do default cocurred. Any other default his is capable of int the manuer due deed. In default may be cured by paying the default the same secured by the default cocurred. Any other default his is capable of int the mount due at the time of the cure other than such portion as would entire amount due at the time of the cure other than such portion as would int then be due had no default occurred. Any other default his capable of being dured may be cured by tendering the performance required under the being dured may be due due to any case, in addition to curing the default to obligation or trust deed. In default may section the trust dee

together with trustees and attorney'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 postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law conveying the property so's sold, but without any covenant or warranty, espress or coveying the trother and be purchaser its deed in form as required by law conveying the trother to the purchaser is deed in the shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Saltorney, (1) to the obligation secured by the trust deed, (1) the all persons having recorded liens subsequent to the interest of the trustee in the solit, including ded as their interests may appear in the order of their provide at the sale autorney, (1) to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor 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. Beneticiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all thought of the successor trustee, the latter shall be vested with all thrunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortage coords of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee appointment is trust to deed, duly executed and acknowledged is made public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of truste of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

rrey, who is an active member of the Oregan State Bar, a bank, trust company i or the United States to title insurance company authorized to insure title to real ar any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Dead Act provides that the trustee, servinder must be either an or savings) and loan association authorized to do by sinces under the lows of D property of this state, its subsidiaries, affiliates, agains or branches, the United S atto

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully-seized in tee simple of said described real property and has a valid, unencumbered title thereto 

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The granter warrants that the proceeds (a)* primarily for granter's personal, ta (b) for an organization, or (oven if granter)			
This deed applies to; inures to the ban personal representatives, successors and assign secured hereby, whether or not nemed as the	ell: of and binds all part. s. The term beneficiary s	es hereto, their heirs, legatees, hall mean the holder and owns	devisees, administrators, executors
gender includes the teminine and the neuter, an IN WITNESS WHEREOF, said	Barne and Party and Party and	orderes the prural.	
* II/APORYANT NOTICE: Delete, by lining out, which not applicable; if vicinanty (a) is applicable and th as such word is defined in the Truth-in-Lendinic A	ever warranty (a) or (b) is 6 baneficiary is a creditor	D Harrison W Howard White	hite
beneficiary MUST comply with the Act and Regule disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not sequired, disregen	No 1310 or could be the	• Della	C.
(If the signer of the above is a corporation, use the form of acknowledgement opports.)			
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Howard White and Rochelle White	19 as	n stand i se san se	
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Notary Public	IORNIA	Public for Oregon	(SEAL,
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horowith together with said trust deed) and to a state now held by you under the same. Mail t	esonvey, without within esonveyance and decume	r, to the parties designated b	y the terms of said trust deed the
DATED;	19 <b>19</b>	n an	n an
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Do not less or destroy this Trust Dood OR THE N 311	i which it secures. Both frust be	delivered to the trustee for cancellatio	a before reconveyance will be made.
TRUST DEED		STATE O	
(102M No. 881) STEVENS-NESS LAV PUD. CO., PORTLAND. ORE		County o	f OREGON, f
		was receive	ly that the within instrument d for record on the
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