THIS TRUST DEED, made this

February 90 between

JOHN: F: VAUGHN: SR: BETTY SUE VAUGHN husband and wife Conut united

as Grantor, Mountain Title of Klamath County KNIBOS UN DOLES Trusfee and
SHAMROCK DEVELOPMENT COMPANY, an Oregon Corporation Second Notice (NOTE) SECOND UNITED SECOND SECO

as Beneficiary,

WITNESSETH:

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

was received for record on the 4500 day

Lot, 18, in block 2 of TRACT 1082, CEDAR TRAILS, according to the official plat thereof on file in the office of the County Clerk of Klamath County) Oregon.

Tax Account No 4008-020A0 00300

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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 cents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

sold, conveyed, assigned or alienated by the grantor without first he then, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

In To protect, preserve and maintain said property in good condition and repair, not to remove we waste of said property.

In To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by lire and such other hasards as the yadiciary. Tally don't time to time require, in an amount not less than \$\frac{1}{2}\$. Value Tally don't time to time require, in an amount not less than \$\frac{1}{2}\$. Value Tally don't time to time require, in an amount not provide the control of the provide the control of the provide and continuously maintain insurance on the buildings now on the pay of the provide and the control of the provide and such other hasards as they declivered to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall all or any reason to procure any such insurance and to deliver said policies to the beneficiary and the said property and the prope

It is mutually agreed that:

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8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's requests.

9. At any time and from time to time upon written request of beneficiary, payment of its feet and promotes for cancellation), without allecting the liability of any poson for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

and expenses, and attorney's tees 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 shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) th' expense of sale, including the compensation of the trustee and a reasona le charge by trustee's attorney, (2) to the obligation secured by the trust of, (3) to all persons having recorded liens subsequent to the interest of its trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus. Il any, to the frantor or to his successor in interest entitled to such surplus.

16. Beneikiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all litle, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such a pooliticary, which, when recorded in the motifying record of the thought or counties in which the property should be successful to the successful to the country or counties in which the property should be such as the such as a country of the country or counties in a chrowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who its an active member of the Oregon State Bar, at bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States of title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 696.585.

Tully-seized-in-fee-simple-of-said-descri	bed-real-property and-has-a	y and those claiming under him, that he is law- valid; unencumbered title thereto
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to pay all resonable gets, extende and alterness herered the pointer in such proceedings while po- agency is in fractions were researched to see	fret detalitably fand of skriv in ac paul de baielflany and singles of exempara anages of east	e <mark>(1886 - 1987), f</mark> erran in die produkt voor die de de de state van die de
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The station werents that the proceeds	Maria Jamin II. apartis J. Liedin vide Allangaria (n. 1916). Eviden J. Liedin vide Alian (n. 1916). Eviden Lingville vide Alian (n. 1916). Liberaria Lingville vide Alian (n. 1916). Liberaria Liberaria (n. 1916).	ove described note and this trust deed are:
жүк ики и и и и и и и и и и и и и и и и и	Mary of Household purposes (see)	mportant Notice below) beans xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
This deed applies to, inures to the beni personal representatives, successors and assign secured hereby, whether or not named as a be- gender includes the leminine and the neuter, as	neliciary berein to constraint the	on their heirs, legatees, devisees, administrators, executors, in the holder and owner, including pledgee, of the contract s deed and whenever the context so requires, the masculine is plural.
HAT CALL IN WITNESS WHEREOF, Said	d grantor has hereunto set h	is hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable, if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regule	e beneficiary is a creditor Joseph Control of the C	F. Vaugh
disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregare that the house with the Act is not required, disregare that the house with the second	No. 1319, or equivalent. Bet in this notice.	y Sue Vaughn
(if the signer of the chove is a corporation, or quantum use the form of acknowledgement opposite.)	with a control of the	Witness by: Brian Brodsky
STATE OF OREGON as at material society of the state of th	STATE OF OR	of steph process: Editorial volume of the felt of a control SS. Library of volume of the felt of a control Control of the felt of the f
This instrument was acknowledged bei	ore me on W. This instrument	was acknowledged before me on
COUNTY OF Los Ange		
the undersigned, a Notary Public in State, personally appeared <u>Br</u>	<u>lan Brodsky</u>	WTC WORLD TITLE COMPANY
a witness thereto, (or proved to be	such person by the oath	FOR NOTARY SEAL OR STAMP
being by me duly sworn, deposes an 18840 Ventura Blvd., Ta	d says: That <u>he</u> , -	•
John F. Vauchn and Betty	nd saw	OFFICIAL SEAL JEANNE NIGH NOTANY PUBLIC-CALIFORNIA LOS ANGELES COUNTY
personally known to Brian Brock the person described in and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed		
name thereto as a	witheas of said execution.	
WTC 062		Beneticiary
De not lose or destroy this Trust Deed OR THE NOT	E which is secures. Both must be delivered	te the trustee for cancellation before reconveyance will be made.
TRUST DEED	1	STATE OF OREGON,)
CU TITS IU (FORM NO ISSI) CS OT THE TO (STEVENS-NESSILAW) PUB. CO., PONTLAND, ORE. TO	2, CEDAR TRAILS, accordancy Clerk o f Klam	#F): COULTCounty of :::Klamath
Vaughn 10807, Woodley, Ave. Granada Hills, cA.91344	igis, > lis and conveys to e. Oregan, described asses	was received for record on the 28th, day of Feb., 1990, at 9:09 o'clockAM, and recorded
Standon HIIIS, CA 21344 Grantor Shamrock	SPACE RESERVED	in book/reel/volume NoM90 on page37.79 or as fee/file/instru-
2250 Ranch Road Ashland, OR 97520 Beneticiary	25 Klamath County 2 20 Oxegan 20 20 Secondary 2 20 20 Secondary 2 20 20 20 20 20 20 20 20 20 20 20 20 2	ment/microfilm/reception No11813, Record of Mortgages of said County, Witness my hand and seal of
MTC LHIS LEGGE DEED MORE W	GMW husband out wit	
222 South Sixth Klamath Falls, OR 97601	Fee \$13.00 Kn21 DEED =	By Quilling Millend & Deputy