19345 CORMAN MTC 23767 K ALHOINCHEBIVE Vol. mg 0 Page 17075 THIS TRUST DEED made this 9th day of August 1999, betwee RODER W. STAFFORD and VIRGINIA N. STAFFORD, husband and wife, 1990, betwee DOLLY STUDY 03 (15530) August 19. 90, between Grantor. MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY as 'as Trustee, and RAMONA RANK SOTO, Trustee of the FLORINDA L., SOTO TRUST dated 5/18/85 as Beneficiary, ETT VS 32443 100 WITNESSETH: BODGE Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 1. Setting the free sectors lindicipate tions no cuit

SEE LEGAL DESCRIPTION ATTACHED WHICH IS MADE A PART HEREOF BY THIS REFERENCE.

THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS, OREGON, AS BENEFICIARY.

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF. DATED:

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 lixtures 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 sum, of

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if

not sooner paid, to be due and payable per terms of Note 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the oven 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, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

ndition

FORM No. 861-Dregon Trust Deed Series-TRUST DEED.

To protect the security of this trust deed; grantor agrees;
To protect the security of this trust deed; grantor agrees;
To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.
To complete or restore promptly, and, in good, and workmanike manner any building or improvement, which may be constructed, damaded or destroyed thereon, and pay when due all costs incurred thereor.
To comply with all dues, ordinances, regulations, covenants, conditions and) restrictions allecting said property if the beneficiary so requests, to join in security limated in statements pursuant to the Unitorm Commercial Code as the beneficiary as well as the cost of all lien searches made by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

Join in executing such immering statements pursuant to the Unitorm Commerce full Code as the beneficing require and to public billing same in the proper public of ollice or ollicet, as well as the cost of all fien searches made by filing ollicers or searching dencies us may be deemed desirable by the inf. To provide and continuously minimum insurance on the buildings now or hereafter erected on the said promises adainst lass or damage by fire and such other hanneds as the beneficiary may from time to time require in an amount not, less than s. **FALL INSURAPLE VIE 106**. Well the latter; all policies of insurance shall be delivered to the beneficiary as soon as insurance and such other hanned by the delivered to the beneficiary as soon as insurance in the promise shall be delivered to the beneficiary as soon as insurance deliver said policies to the beneficiary at least lifteen days prior to the exist-tion of any indicated on the beneficiary at least lifteen days prior to the exist-tion of any policy of insurance mow or hereafter placed on said buildings, there is a statistic of the beneficiary at least lifteen days prior to the exist-tion of any indication of beneficiary the entire annual to collected. And any patt therest, may be released to granulors corease. The annual any determine, or at option of beneficiary the entire annual to collected. And any patt therest, may be released to granulor. Such application or release shall be on any indicate any default or matics of delault hereunder or invalidate any at dom prisuant to such addies. There is and the charges that promitive diver accepts therefor to beneficiary: should the granut hill to make payment of any tars, assess-ments, insurance, premiums, liens or other charges payment of any tars, asses-ated and the anount so paid, with interest at the rate set looth in the not exercised to add the amount so paid, with interest at the rate set looth in the not exercised and the amount so paid, with interest at the granut of the obligation herein adetariaty i

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies psyable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fers meessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fers, both, in, the triat, and appelled costs, and expenses and attorney's fers, both, in, the triat, and appelled costs, and expenses and attorney's fers, both, in, the triat, and appelled costs, and expenses and attorney's fers, secured hereby; and finitor agrees, at its own, expense, to take such actions; and "execute such instruments as shall be incessary in obtaining tsuch com-pensation, promptly upon beneficiary's request, to a the stath and the ficiary, payment of its fers, and presentation of this deced and the note for endormernent (in case of luif reconveyances, for cincellation); without allecting the liability of any person for the payment, of the indebtedness, truese may, (a) consent to the making of any map or plat of said property; (b) foin in

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franting any easement or creating any restriction thereon; (c) join in any miborilination or other astreement allecting this deed or the lien or charge thereof; (d) recorrey, without warranty, all or any part of the property. The grantee in any recorrey and may be described as the "permo factor shall be conclusive proof of the truthulmess therein of any matters or locs shall be conclusive proof of the truthulmess therein of any matters or locs shall be conclusive proof of the truthulmess therein. I trutters for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor the and upon of the any part of the indebitedness hereby secured, enter upon and take passesion of said prop-rity or any part thereof, in its own name use or otherwise culter the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operations and culterion, including transmission and side pro-ners, less upon any indebitedness accured hereby, and in such order as bene-lisiony may determine.

Projectly and the application of release intrivid as altorizatio, shall not cure of purjuant to such application of release intrividiate any indebtedness secured hereby or in his performance of any agreement of any indebtedness secured hereby or in his performance of any agreement herements, the beneficiary may declare all sums secured hereby immediately due and payable. In such any work of the performance of the truther of the truth of the

ingether with trustee's and atturney's lees not exceeding the amounts provided by lew." 14. "Otherwise, the 'sale shall be held on the date and at the time and splace 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 solt 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 low may sell said may be properly so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive prod of the truthulness thereof. Any person, escluding the trustee, but including the france and beneficiary, may purchase at the sale. 15. When trustee sells normant to the powers provided herein, trustee shall delive the obligation scured by the trust. (C. 13) and persons altoney, (2) to the obligation scured by the trust. (C. 13) all persons having recorded lens subsequent to the interest of the trustee is the trust decay alto inter index of the interest of the trustee is the trust evaluating include liens subsequent to the interest of the trustee is the trust decay in the interest in may appear in the onle of the interest of (4) the surface interest may appear in the onle of the interest of the interest of the interest interest may appear in the onle of the interest of the interest of the interest of the interest may appear in the interest of the interest

surplus, in any root we generate the internet of time appoint a successor or succes-sora to any trustee named herein or to any successor trustee appointed here-under. Upon, such appointment, and without conversance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed herevoider. Each sech appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortsige records of the county, or counties in

upon any trustee herein named or appointed hereinner. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mattyske records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If, Trustee accepts this trust when this deed, duly esecuted and acknowledged is made, a public record as provided by law. Trustee is not ublighted to notify any party hereto of pending sale under any other deed of trust or of, any, action or proceeding in which frantor, heneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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| ust Deed dated May 2 crofilm Records of K | 1, 1973, and recorded lamath County, Orego | on, in favor of Fi Beneficiary | encumbered title thereto except in Volume M73, page 6145, irst Federal Savings and Loan |
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| crofilm Records of A sociation of Klamath ad that he will warrant an | d forever defend the same | • against all persons w | homsoever. |
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| The granior warrants that (a)* primarily for grantor | t the proceeds of the loan repre- rs personal, family or household or (even if grantor is a natural | sented by the above describ t purposes (see Important person) are for business o | bed note and this trust deed are: Notice below), r commercial purposes. |
| This deed applies to, inupersonal representatives, success | res to the benelit of and binds sors and assigns. The term bene | all parties hereto, their he liciary shall mean the hold in construint this deed and | eirs, legatees, devisees, administrators, executed der and owner, including pieddee, of the con d whenever the context so requires, the masc |
| gender includes the leminine and IN WITNESS WH. | EREOF, said grantor has | hercunto set his hand i | the day and year first above written |
| * IMPORTANT NOTICE: Delete, by l not applicable; il warranty (a) is a as such word is defined in the Tr beneficiary MUST, comply, with the | ruth-in-Lending Act and Regulation | n Z, the required | N. STAFFORD |
| disclosures; for this perpose use an If compliance with the Acl is not r in the acl is not r in the access of the obove big corpora | equired, disregard this notice. | And a second sec | States and instances and information Table Tensors for the state States of the Distribution of the states of th |
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| RODGER W. STAFFORD | and VIRGINIA N. | 01 20 201010-100 2010 2010-00-00-00-00-00-00-00-00-00-00-00-00- | |
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| 0R-9725 | O LOUTBeneticiday K | - STAFFORD, husba | County attixed. |

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Tracts 21 and 22 of TOWNSEND TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. SAVING AND EXCEPTING THEREFROM that portion described as follows:

17077

Beginning at the Northwest corner of TOWNSEND TRACT NO. 22; thence running in an Easterly direction along the Northerly boundary of said Tract 22, 75 feet; thence in a Southerly direction and parallel to the Westerly boundary of said Tract 22, 165 feet; thence in a Westerly direction along the Southerly boundary of said Tract 22, 75 feet; thence in a Northerly direction along the Westerly boundary of said Tract 22, 165 feet to the place of beginning.

Tax Account No: 3909 003DD 01000

This Trust Deed is an All-Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record dated May 21, 1973, and recorded May 21, 1973, in Volume M73, page 6145, Microfilm Records of klamath County, Oregon, in favor of First Federal Savings and Loan Association of Klamath Falls, Oregon, as Beneficiary, which secures the payment of a Note therein mentioned.

Ramona Rank Soto, Trustee of the Florinda L. Soto Trust dated 5/18/85, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of First Federal Savings and Loan Association of Klamath Falls, Oregon, and will save Grantors herein, Rodger W. Stafford and Virginia N. Stafford, husband and wife, harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make aid delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

Beneficiary shall be responsible to pay the real property taxes during the term of this Trust Deed and shall add back to the balance of the Note each year upon presentation of the paid real property tax receipt being submitted to the Collection Escrow Agent, Mountain Title Company of Klamath County.

Grantors agree to pay 1/12th of the real property taxes each month in addition to the regular minimum monthly payment specified in the Note secured by this Trust Deed.

x Kw. 5. M

STATE OF OREGON: COUNTY OF KLAMATH: ss

| Filed fo | r record | at request | of | Mountain Tit | le Co. | the | 24th day |
|------------|---------------|------------|---------------|------------------|------------|-------------------------|---------------------|
| of | Aug | | _ A.D., 19 _9 | 0_at _2:26 | o'clock E | M., and duly recorded i | n Vol. <u>M90</u> , |
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