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THIS TRUST DEED, T	nucle this	ay of AUGUST	, 19.90, between
JANER L. GARCIA			
a Grang	PLE SESCROW INC		, as Trustee, and
-ROBERT V. WETHERN,	- ISR		
as Benificiary.	WITNES	SETH:	
Grintor irrevotably gran	itis, bargains, sells and conv	eys to trustee in trust, with p	nower of sale, the property
m Kuapanan	County, Gregon, describe		使装饰的现在分词 建磷酸盐酸盐
	LOCK 129, KLAMATH	FALLS FOREST ESTATE	S, HIGHWAY 66
UNIT PLAT NO. 4			

together with all and singular the tenements, betefitations and apputtonances and all other rights thereunto belonging or in unywise is we or hereafter appertuining, and the rents, issues are profits thereof and all fixtures now or hereafter attached to or used in connec-tion with sid real estate. FOR THE PURPOSE OF SECURING PERPORMANCE of such agreement of grantor herein contained and payment of the

turTHIRINEEN THOUSAND AND NO/1.00 (\$13,000.00) Dollars, with interest thereon according to the terms of a promissory nate of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, it

Decirrets the and payable. In these the function without the server, while the prevent shall and payable.
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It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: A In the event that any portion of all of said moperly shall be taken unler the right of eminent domain or confermation, bendiciary shall have the right, if it so elects, to require that all or any portion of the moniey payable as compression for such taking, which are in excess of the amount required to par all reasonable costs, expenses and attorney's less necessarily paid or incurred the frants of a payable costs, and expenses and attorney's less port all reasonable costs, expenses and attorney's less necessarily paid applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and applicate coulds, necessarily paid or incurred bledness secured hereby; and frantor agrees, at it is own expenses to take such actions and execute such informations as shall be necessary in obtaining such com-pensation, promptly upon hereficiery's request. Secured hereby; and from firms to time upon whitten request of here here remations the trial and from firms to time upon whitten request of here here remations the reason of the payaments, for carcellelown, without attecting remations the reason of the payaments of the and the note here remations the reason of the payaments of the and the note here remations to the making of any map or plat of wall property; (h) join in (a) (one of to the making of any map or plat of wall property; (h) join in

dunting any easement or creating any restriction thereon: (C) join in any mixordination or other agreement allocting this deed or the lien or charge "bereoi! (d) recorrey, without warranty, all or any part of the property. The functies in any reconveyance may be described as the "person or persons locally emiled thereoi" and the recitals there in of any motters or lacts shall be conclusive proof of the truthluiness thereoil. Trustee's lees for any of the survices mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any lime without notics, either in person, by agent or by a receiver to be ap-fointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-try or any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those and collection, including reasonable attor-leting else upon any indebtedness secured hereby, and in such order as ber-ing are y 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 elease thereof as aloresaid, shall not cure or waive any default by grantor in payment of any taking or damage of the paragraphic to such motice. 13. Upon default by grantor in payment of any indebtedness secured hereby in bis order.

projectly, and the application of rerease interom as anothering, such any act don't runve any default or motice of default hereunder or invalidate any act done intruvent to such notice. 13. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the runve any secure hereby immediately due and payable. In such an itcleare all summission of the such payment and/or performance, the beneliciary may in equity as a morifage or direct the trustee to foreclose this trust deed by the secure hereby immediately due and payable. In such an itcleare all summission of the trustee to foreclose this trust deed by an equity as a morifage or direct the trustee to foreclose this trust deed by any other state of the second second second second second remedy, either at law or in equity, which the beneliciary may have. In the event memedy, either at law or in equity, which the beneliciary may have. In the event secured hereby whereupon the trustees to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation and his election to sell the said able she and proceed to loreclose this trust deed while thereby whereupon the trustee shall lix the time and place of sale, give while thereby as the run equired by law and proceed to loreclose this trust deed and the manner provided in chas commenced loreclosure by advertisement and 13. After the trustee of says before the date the trustee conducts the site, and at any time proton 5 days before the date the trustee conducts the same secured by the true me of the cure other than such portion as would not then be due had no default occurred. Any other default his is capable of and then he due had no default occurred. Any other default has be cured by paying the being cureed may be cure by tendering the performance required under the beling tureed may be cure by tenderin

and expenses actually incurred in enforcing the action of the action of the transfer of the action o

Supplus, it any, to the drantor 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 herei under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be wated with all title, powers and duties conterred trustee, the latter shall be made by written instrument executed by beneticiary, and substitution shall be made by written instrument executed by beneticiary, which, when recorded in the mortgage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee a public record as provided by law. Trustee is not obligated to noily any party hereto of pending sale under any other deed of trust or 0 any action or proceeding in which grantor, beneticiary or trustee shall be a patty unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Art provides that the trustee hereinder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or springs and loan association authorized to do businest under the laws of Oregon or the United States, a title insurance company authorized to insure title to real propeny of this state, its julisidiaties, affiliates, agents or brandles, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. and and a first of the Consistency of the constrainty and a second s

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The trantor comments and screes to and with the beneficiary and those claiming under him, that he is lawfully stand in the simple of said discribed real property and has a valid, unencumbered title thereto

THIS TRUST DEED SECURES A NOTE OF EVEN DATE

and that he will warrant and forever defend the same against all persons whomsoever.

The francer warrants that the proceeds of the loars represented by the above described note and this trust deed are: (a) the primarily loss functions pares all family of hospitable purposes (see Important Notice below). (b) for all octanization, or (even it granter is a sustant person) are for business or commercial purposes.

This leed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal segregentatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured here by, whether or not named us a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the lemining and the nexter, and the singular number includes the plural.

IN WITNESS WHEREOF, said granto: has hereunto set his hand the day and year first above written.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) er (b) is net applitable; if warranty (a) is applicable and the beneficiary is a areditor as such warris is defined in the Tarthin-Leading Act and Regulation Z, the beneficiary AUST samply with the Act and Regulation by making magnited distances for this memory with the Act and Regulation by making magnited in IDIV IDUAL. ACSUN OWIL SIDQ BUILEN'S

GARC anci JANET Ľ.

Beneficiary

NO.201

NIESSENTER BISSISSER CONSISTER CONSISTER CONSISTER

State of CARIFORNIA SS. PARIGE County of

CHACIAL SEAL CHIEVILL GUSSON Notayi I LEIC-Calloria CHANGE COUNT!

ty Clusentation Explose fille y 23, 1973

19 90 before me. On this the 3.00 day of bson Cherry

the undersigned Notary Public, personally appeared

Sarcia Janet

personally known to me

Church Notary's Signature

A: TENTION NOTA RY: Although the information requisited to slow is CPTIONAL, it could prevent fraudulent attachment of this certificate to another document.

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 Triguist Decided

 MUST BE ATTACHED
 Number of Pagys
 Date of Document
 Auguist 15, 1990

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T'RUST' DEED		STATE OF OREGON, County of <u>Klamath</u> ss.
JANET L. GARCIA		was received for record on the 29th day of Oct. 19 90,
2924 CALIFORNIA ST.		. 3:16 o'clock P. M., and recorded
SAN BERNARDINO, CA	SPACE RESERVED	in book/reel/volume No. M90 on
92405 Grantor	FOR	page 21733 or as fee/file/instru- ment/microfilm/reception No. 21986,
ROBERT WETHERN Rural Rt. 2, Box 323R Sonanza, Oregon 9762@meticiary	RECORDER & USE	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed. Evelyn Biehn, County Clerk
ROBERT WETHERN		NAME
Rural Rt. 2, Box 323R Bonanza, Oregon 97623	Fer \$13.00	By Dauline Mullendete Deputy