KEY TITLE COMPANY

VICTOR SANTANGELO AND MARIE SANTANGELO, Husband and Wife

as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH:

TRUST DEED

Lot 19, Block 1, Tract No. 1136, WAGON TRAIL ACRES #1, THIRD ADDITION, in the County

TAX CODE 247, TAX MAP 2309-1B0, TAX LOT 800

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

To protect the security of this truet deal.

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 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 restored and property.

To complete or restored and property and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions attecting such tinnacing statements pursuant to the Unitorn Commercial Code as the beneficiary may require and to pay for filling same in the by filling officers or searching agencies as may be deemed desirable by the beneficiary.

join in executing such tinancing statements pursuant to the Schmers the beneficiary may require and to pay for filing same in the proper public offices or offices, as well as the cost of all then searches made by filing officers or searching agencies as may be defined desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings and such other hazards as the headingty may from time to fine and such other hazards as the headingty may from time to fine and amount not less than \$ Linguity, with loss nayable to the heater; all such as a such other hazards as the headingty, with loss nayable to the later; all it the grantor shall be delivered to the heneliciary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to do any policy of insurance now or hereafter placed on said buildings, collected under any line or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as heneliciary any part thereof, may be released to grantor. Such application or selease shall assure the same at grantor's expense. The amount any part thereof, may be released to grantor. Such application or release shall can act done pursuant to such notice.

Laxes, assessments and other charges that may be levied or assessed upon or charge said premiser ther from construction liens and to pay all assure as a such payment, they are such as the release of the same and to here therefore, past there or other charges payable by the first trust deed, without waiver of under the payment of the amount so paid, with a payment the grantor fail to make payment for payment, they are visiting beneficiary with lunds with the payment, they are visiting beneficiary with the amount so paid, with trust deed in paragraphs 6 and 7 or other that the amount so paid, with a payment and promptly developed or assessed upon or other charges payable by the payment, they are visited to payment, they are visited to payment, they are visited to pay an

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, if it so elected to require that all or any portion of the monies payable as compensation for taking, which are in excess of the amonies payable to pay all reasonable outs, expenses and attorney's less necessaries required incurred by franton that proceedings, shall be paid to henelic paid or applied by it list upon anythe proceedings, shall be paid to henelic paid or applied by it list upon anythe recourse, necessarily paid or incurred by benefic paid to the trial and appeller courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indubtedness and execute such instruments as shall be necessary in obtaining such except pensation, promptly upon beneficiary in excessary in obtaining such consensation, promptly upon beneficiary in the proceedings, and the payment of this deed and the note for endorsephent (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the proper. The feasily entitled thereto, and the recitals therein of any matters or persons or persons or consisting proof of the truthfulness thereof. Trustee's lees for any of the conclusive proof of the truthfulness thereof. Trustee's lees for any of the second survive proof of the truthfulness thereof. Trustee's lees for any of the property of the second survive proof of the truthfulness thereof. Trustee's lees for any of the second survive proof of the truthfulness thereof, and the property of the second survive proof of the second surv

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 awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cute or pursuant to such notice.

pursuant to such notice.

12. Upon default by stantor 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, the heneficiary may accept the such as a sum as event the beneficiary at his election may proceed to foreclose this trust seed by advertisement and sale, the such as a covent the beneficiary at his election may proceed to foreclose this trust seed by advertisement and sale, the or in equity, which the beneficiary may have. In the sum of the payment of the beneficiary elects to loredly, which the beneficiary may have. In the heneficiary elects to loredly the recorded his written notice of default and his election to sell the said describe recorded his written notice of default and his election to sell the said describe her recorded his written notice of default and his election to sell the said describe her trustee to foreclose this trust develope the trustee has foreced to foreclose this trust developed the trustee of the control of the secured here trustee that commenced to foreclose this trust developed the foreclose the secured her property of the secured by the trust deed, the default consistent of the cured by paying the secured by the trust deed, the default on the cured by paying the secured by the trust deed, the default on the such portion as would be fully the default on the cured by the trust deed, the default on the such portion as would be fully the default on the default on the fully the default on the fully the person electing the cure shall pay to the hereliciary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and pay the pay the sale shall be held on the time to which said sale may the sale shall be allowed to the time to which said sale may the sale shall be held on the time to which

together with trustee's and attorney's lees 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 and property either auction to the highest bidder for cash, payable at the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The rectified, but without any covenant or wantly, express or imformable the same of sale. Trustee the property so followed the deed of any matters of lact shall be conclusive proof the truthfulness threed of any matters of lact shall be conclusive proof the kitantor and beneficiary, may purchase at the sale. It was to the sale, shall apply the proceed of sale to payment of (1) the express of sale, including the compensation of the trustee and a reasonable charge of sale in the strong (2) to the obligation secured by the trust deed. (3) to all persons having recorded liems subsequent to the interest of their truster in the trust surplus, if any, to the kindro or to his successor in interest entitled to surplus.

surplus, if 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 successors to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein or to any successor trustee, the latter shall be vested with all title powers and duties conferred upon such appointment of appointment and substitution shall be made by written instrument esecuted by beneficiary, and substitution shall be made by written instrument esecuted by beneficiary or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged 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.

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company and loan association authorized to do business under the laws 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 escrew agent licensed under ORS 696.505 to 696.505.

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

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

	rants that the proceeds of the loan represented or grantor's personal, family or household purp KNANAY, SYXXXXXIII AMILY & YANAY PERSON	<i>ᠬ᠉ᡥᢣᡮᢝᢢᡭᡭᡭᡭ</i> ᡭᡭᡭᡭᡭᡭᡭᡭᡭᡭᡭᡭᢥᢥ	v
personal representatives secured hereby, whether gender includes the tem	s to, inures to the benefit of and binds all pais, successors and assigns. The term beneficiary or not named as a beneficiary therein. In consinue and the neuter, and the singular control in the sin	rties hereto, their heirs, legatees, devisee shall mean the holder and owner, includ struing this deed and whenever the conte	s, administrators, executor ing pledgee, of the contrac
IN WITNES	S WHEREOF, said grantor has hereur	nto set his hand the d	o requires, the mascum
* IMPORTANT NOTICE D.	androne in the second of the s	no set his hand the day and year f	irst above written.
beneficiary MUST comply disclosures: for this purpose	ete, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor in the Truth-in-Lending Act and Regulation Z, the with the Act and Regulation by making required e use Slevens-Ness Form No. 1319, or equivalent, is not required, disregard this notice.	Benjamin J Hickman Catherine F. Mickman	Jechnan in kulay
and the second	STATE OF STREET		
KNMA JOHN	This instance of	/WASHINGTON)SS.	
6). The second s	STATE OF OREGON, County of This instrument was acknowl by	edged before me on March	<u>/</u> /5, 19_ 91
110 May 1881	This income		
	by Benjamin Jand (as Grantors	affect the F. Hickman	
W. LONIO Yes	as Grantoss	LITELMAN	
16 min 160 min	of Wost Linu, Oregon		
The Other		Maria A. ()00	
		No	to-Duties o
•	M	ly commission expires // 2/	tary Public for Oregon
4.	REQUEST FOR FULL R	RECONVEYANCE	- -
	To be used only when obliga	allens have been paid.	
TO:			
The undersigned is		and the second second	
trust deed have been fully	the legal owner and holder of all indebtedness paid and satisfied. You hereby are directed,	secured by the foregoing trust deed.	All sums secured by said
herewith together with said	the legal owner and holder of all indebtedness paid and satisfied. You hereby are directed, int to statute, to cancel all evidences of indebted d trust deed) and to reconvey, without warrant	on payment to you of any sums owing the btedness secured by said trust deed for	o you under the terms of
	nt to statute, to cancel all evidences of indel d trust deed) and to reconvey, without warrant ider the same, Mail reconveyance and docume		ms of said trust deed the
		nts to	
DATED:	, 19	THE STREET OF STREET,	
<u>.</u>		Beneficiary	
Do not lose or destroy this	Trust David OR THE NOTE which it secures. Both must be	delivered to the trustee for concellation but	
		Accompany Delote 1600	nveyance will be made.
י ייטוומיי			
TIVOST 1	JEED	STATE OF OREGO	ר איז
STEVENS-NESS LAW PUB. CO	- PORTLAND, ORE.	County ofK1	amath ss.
BENJAMIN J. HICK	MANY	I certify that the	he within instrument
	AAN	was received for reco	ord on the 21st day
CATHERINE F. HICH	SMAN	of Marc at 3:24 o'clock	h, 19_91
	Grantor SPACE RESER	in book/reel/volume	E.M., and recorded
VICTOR SANTANGELO	***************************************	page 3114	or as fee/file/instru-
MARIE SANTANGELO	RECORDER'S	use ment/microfilm/rece	eption No. 27242

Record of Mortgages of said County.

....Evelyn Biehn, County Clerk

By Raulene Mullender Deputy

County affixed.

Witness my hand and seal of

MARIE SANTANGELO

P.Q., Box. 6178 Bend, OR 97708

AFTER RECORDING RETURN TO

KEY TITLE CO. #27-16138K

Beneticiary