Vol. m9/ Page 17003 @ TRUST DEED 33728 THIS TRUST DEED, made this 23rd day of August , 19 91, between DENNIS J. HADD AND MARGARET L. HADD, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY

DAVID HARRIS AND LOUISE HARRIS, husband and wife with the rights of survivorship

as Beneficiary,

WITNESSETH:

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

> The Southerly 15 feet of Lot 7 and Lots 8, 9, 10, 11 and 12, Block 19, First Addition to Sprague River, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

not sooner paid, to be due and payable December 23 ,19 91

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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the Leneliciary.

becomes due and payable. It is sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction, and the pair to to tensue or demoish any building or improvement thereon; and to commit or permit any waste of said property.

In or protect, preserve and maintain said property in good condition and repair; not to tensue or demoish any building or improvement thereon; and to commit or permit any waste of said property.

In occupit of the payable days and looks incurred therefor, destroyed thereon, and pay waste and costs incurred therefor.

In occupity allecting said property; if the beneficiary so requests, on the said property in execution, and incurred said property; if the beneficiary or requests, on the payable of the payable

It is mutually agreed that:

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S. In the event that any portion or all of said properts shall be taken under the right of enument domain or condemnation, beneticiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in eress of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurted by grantor in such proceedings, shall be paid to beneticiary and incurted by grantor in such proceedings, shall be paid to beneticiary and expenses and attorney's less, hoth in the trial and appellate courts, necessarily paid or incurted 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 requirement of the indebtedness, trustee may be a such actions of the payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting 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 civating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lin or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons frantee in any reconveyance may be described as the "person or persons ilegally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same less costs and expenses of operation and ollection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or camage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act do pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured between the control of the

pursuant to such notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by frantor in payment of any indebtedness secured herby or in his performance of any agreement hereunder, time being of the sesence with respect to such payment and/or performance, the beneficiary may 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 or equity as a mortpage or direct the trustee to pursue any other right or equity as a mortpage or direct the trustee to pursue any other right or the beneficiary elects to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the beneficiary elects to foreclose by advertisement and sale, the henchicary or the trustee shall execute and came to be recorded his written notice of default and his election to sell the said described treal property to satisty the obligation secured hereby whereupon the fursive shall its the time and place of sale, given notice thereof as then requed by law and proceed to foreclose his trust deed in the manner provided inc has commenced foreclosure by advertisement and 13. After the trustee of the sale, some sale, and at any time for the sale some foreclosure by advertisement and sale, the frantor or any other person so privileged by ORS 86.735, may cure sale, the frantor or any other person so privileged by ORS 86.735, may cure the default or defaults. If the default consists of a failure to gay, when due, sums secured by the trust deed, the default may be cured. Sy paying the entire amount due at the time of the cure other than such poon as would entire amount due at the time of the cure other than such poon as would entire amount due at the time of the cure other than such poon as would entire amount due at the time of the cure other than such poon as would entire amount due at the time of

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 truster may self said property either in one parcel or in separate parcels and shall self the parcel or parcels at auction to the highest hidder for cash, payable at the time of sale shall defer to the discharge its deed in form as required by law conveying shall deliver to the discharge its deed in form as required by law conveying the property so sold, but without any covenant or warranty, expressed profied. The recitals in the deed of any matters of lact shall be conclusive profied the truthfurd beneficiary, may purchase at the sale. When trustees self pursuant to the powers providec herein, trustee he fanals. When trustees self to payment of 111 the sponses of sale, in cluding the compensation of the trustee and a reasonable sharpe by trustee studings. (2) to the obligation secured by the truste and a reasonable sharpe is only a facility of the trustees and a reasonable sharpe is only a facility of the surface of the trustee and (4) the trustees and the trustees and (4) the grants of the facility of the surface of the frustees in the grants of the interest interest intailed to such surplus. I am, to the Renation of the trustees in interest intailed to such surplus.

surplus, it any, to the grantor or to his successor in interest initited to such surplus.

16. Beneficiary may from time to time apsoint a successor or successor to any trustee appointment, and without conversance to the successor trustee, the latter shall be vested with all the powers and duties conferred upon any trustee the latter shall be vested with all the powers and duties conferred upon any trustee herein named or appointed between the successor trustees therein named or appointed between the successor which, when recorded in the mottage records of the country or countries 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 17. Trustee accepts this trust when this deed, duly executed and collidated to notify any purty hereto of pending sale under any other deed of trust or of any action or proceeding in which trantor, beneficiary or trust or of any action or proceeding in which trantor, beneficiary or shall be a party unless such action or proceeding is brought by trustee.

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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DENNIS J. HADD MARGARET L. HADD STATE OF OREGON, County of Klamath )ss.

This instrument was acknowledged before me on August 23 ,1991,

Dennis by This instrument was acknowledged before me on TA 1 7 Bz..... as ..... UBLICO Notary Public for Oregon My commission expires 12-19-92 FORM NO. 23 — ACKNOWLEDGMENT STEVENB-NESS LAW PUB. CO., FORTLAND, ORL. STATE OF OREGON, County of Klamath 19.91 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named August known to me to be the identical individual described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. acknowledged to me that Notary Public for Oregon.
12-19-92 My Commission expires STATE OF OREGON, County of ......Klamath..... I certify that the within instrument TRUST DEED was received for record on the ... 26thday (FORM No. 821) of ......, 19...91, at ...11:40 o'clock A.M., and recorded in book/reel/volume No. M91 ..... on page 17003 or as tee/file/instru-SPACE RESERVED ment/microfilm/reception No33728...., FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Reneficiary

Fee \$13.00

AFTER RECORDING RETURN TO David Harris 854 HC 63 Sprague River, OR 97639

Evelyn Biehn, County Clerk

By aculana Muile natora Deputy