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NE

TRUST DEED

19.91 between

as Grantor, MOINTAIN TITLE CONPANY OF KLAMATH COUNTY.

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TRUST DEED.

26日,同时18日

DALE C. CHILDERS

as Beneficiary,

WITNESSETH:

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

Lots 4,5,6,7,& 8, and 9 in Block 44 SUPPLEMENTAL PLAT OF CITY OF MALIN. According to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

together, with all and singular the tenemen's, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, itsues and profits flareol and all listures now or hereafter attached to or used in connec-tion with said real estate.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to bent liciary or order and made by grantor, the linal payment of principal and interest hereol, if not sconer paid, to be due and payable to the liciary or order and made by grantor, the linal payment of principal and interest hereol, 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 becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without trut 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. To protect the security of this terms detained the security of the formation.

Decomes due and payable. If the event we preason without triat 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:

 To protect the security of this trust deed, grantor agrees:
 To protect preserve and maintain said property in good condition and repairs; not to remove or demolish any building or improvement thereon.
 To complete or restore promptly and in four marked thereon.
 To complete or restore promptly and in four marked thereon.
 To complete or restore promptly and in four marked thereon.
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 To complete or restore promptly and in four marked thereon.
 To complete or restore promptly in the beneficiary so requests, to the there on dimmenter or dimmenter of the dimestical sectore of the complete or restore and the beneficiary in a require and to phy for libring same in the proper public office or offices, as well as the cost of all libre same or the beneficiary.
 To provide and continuously maintain insurance on the building for an amount not less than ELLL. Library with to a payable to the building for an anount not less than ELLL and Library with to a payable to the latter; all policies of insurants and the delivered to the be seliciary as one an insured; and such other hazards at the beneficiary at less till an days protein to the expression of insurants and protect marked or same at grattor's expense. The amount doubles the additional for any policy of insurance row or insurant's marked or same at the protect or invalidate sny protect and the baneficiary and the sublet of the same at grattor's expense. The amount double there any protect marked or same at grattor's expense. The amount doubleted or same at the dor's expense. T

It is mutually agreed that: 8. In the event that any portion or all of said property shall be team under the right of eminent domain or condemnation, boneliciary shall have the ight, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in money to 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 bereficiary in a such populate by if irst upon any reasonable costs and expenses and attorney sites, both in the trial and appellate courts, necessarily paid or incurred by bare secured hereby; and grantor agrees, at its own expense, to take work evions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its fees and presentation if this deef and the note for endorsement (in case of full reconvegances, for mancilation), without sticking the liability of any person for the payment of all inducted by the (a) consent to the making of any map or play of and property; (b) jdin in (a) consent to the making of any map or play of and property; (b) jdin in

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as Trustee, and

trament, irrespective of the maturity dates expressed therein, or standard in the second standard s

defaults, the person effecting the cure shall pay to the beneficiary all con-defaults, the person effecting the cure shall pay to the beneficiary all con-end expensions actually incurred in enforcing the obligation of the trust deef together with trustees 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 sall the parcel or parcels at succion rot 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 im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoil. Any person, excluding the trustee, but including the fight the proceed of use to the time to (1) the expense of sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall ading the compensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liems subsequent to 3 he interest of the trustee in the trust even herein interest may appear in the order of the provided herein trustee and attorney. (2) to the grantor or to his successor in interest entitled to auch surplus. 16. Beneficiary may from time to time appoint a successor or surplus, 16. Beneficiary may from time to time appoint a successor or surplus, 16. Beneficiary may from time to time appoint a successor or surplus, 16. Beneficiary may from time to time appoint a

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 36. Beneficiary may from time to time appoint a successor or success-sors to any trustee named herein to to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be word or appointed here-and substitution shall be made by written here-under. Each such appointment which, when recorded in the mortgage records of the county of counties in which, then recorded in the mortgage records of the county of counties in which, then recorded in the mortgage records of the county of counties in the state appointment of the successor trustee appointment 17. Trustee scients that trust when this deed, duly executed and achnowledged is made a public record as provided by law. Trustee is not obligated to notify any pertores of in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trust is hereunder must be either an atterney, who is an active member of the Oregon State Bor, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, is 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 escrew agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said cescribed real property and has a valid, unencumbered title thereto except

and that he will warrant and forever defend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal tepresentatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, 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 feminine and the neuter; and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has rereanto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, v hickever warranty (a) of (b) is not applicable; if warranty (a) is applicable at a two beneficiary is a creative as such word is defined in the Truth-in-lend ng Act and Regulation K, the 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, disegard this notice. MANUEL MENDOZA BY PATRICIA MENDOZA HIS PAIRICIA MENDOZA Patricia Marcleys STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ______September 3 /MANDEL/MEXIONA AND FATRICIA MENDOZA and MANUEL MENDOZA BY PATRICIA MENDOZA HIS ATTORNEY IN FAIT This instrument was acknowledged before me on ______ in by more him if the A9 OFFICIAL SEAL LINDA L HAUG NGTARY PUBLIC - OREGON COMMISSION NO. 006457 NY COMMISSION EXPIRES MAY 01, 1998 Clau Notary Public for Oregon 5.1 5195 My commission expires (🗣 🛉 👘 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been noted TO: .. Trustee The undersigned is the legal owner and holder of all independences excured by the toregoing trust doed. All sums occured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtudness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without varranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. M ill's coffeeyance and a compents to ha in is a feel me in here fright and it is មក្រុង រដ្ឋាយមក្សារបាន ្រូវរាជ លោក ហៅម៉ាត់ សមត្ថកម្មស្នាំ DATED: Shin male in a Beneficiary e or destroy this Trust Deed OR THE LICTE TRUST DEED I II I III III III STATE OF OREGON, II ETOLE I ETOLE III COUNTY of Klasmath 68. I certify that the within instrument MANUEL MENDOZA and PATRICIA MEDOZA was received for record on the 4th day P. O. BOX 341 A REAL FOR A STATE OF A REAL FOR A STATE OF A Sept. , 19 91 MERRILL, OR 97633 SPACE RESERVED in book/reel/volume No. 191 on Granto. DALE C. CHILDERS page 17587 or as fee/file/instru-FOR 25798 SHERNOOD ROAD RECORDER'S USE ment/microfilm/reception No.34066, WILLINS, CA PS490 LLITS COLL, I OF THE FURNIE Record of Mortgages of said County. Benelician Witness my hand and seal of County affixed. NOUNTAIN TITLE COMPANY TOLY ILE CTY FIRE STY OF KLAMATH COUNTY 22 86 Evelyn Biehn, County Clerk 346.56 刘国的 By Pauline Mulen des Deputy Fee \$13.00 024 (199 (24)) - O 1991 - Par 1991 - Part - Isner (1996) 57.53