# 34277

POIM No. 881-Oregan Trust David Sarius-

## 261025 TRUST DEED

THIS TRUST DEED, mede this \_\_\_\_\_ 21 \_\_\_\_ day of \_\_\_\_\_ August \_\_\_\_\_, 19.91 , between RONNIE JOE BRANDNER

as Grantor, MOUNTAIN TITLE COMPANY OF KLAHATH COUNTY CHU FONG CHANG and HUI SHU LANG . or the survivor thereof

-2272

TRUST DELL

## as Beneficiary,

### WITNESSETH:

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

The West 64 feet of the East 138 feet of Lot 1, Block 3, SECOND ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clark of Klamath County, Oregon, SAVING AND EXCEPTING the Northerly 5 feet conveyed to Klamath County by Deed Volume 290, page 608, Deed Records of Klamath County, Oregon.

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 rems, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter 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 bera ticiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable DET. LELMS OF NOUS. The date of maturity of the debt secured by the interest hereof, if

not sooner paid, to be due and payable to the debt sectored 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 represented to 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.

sold, conveyed, assigned or alienated by the grantor without first therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

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To comply or permit any waste of said property.

manne any building or improvement which may be constructed, damaged to:

To comply with all least incur, et therefor.

To comply with all stements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for lifting same in the proper public office or offices, as well as the ces of all len searches made by the amount not less than fully intradim immerse on the building of memory and provide and constrain immerse on the building the defined as the order of a searching agencies as may by deemed desirable by the amount not less than fully intradiciary. With low paysible to the building the order marker by the and mount not less than fully. Insurable to the searching agencies as the second as pay be concered any second as immunities the protect public office or the baneficiary. With low paysible to the baneficiary way the advert to a second as a second baneficiary way the second on as immunities in the origon protect the second as the second as a second baneficiary. The second on as immunities the second as the second as a second baneficiary way that the advertee as been defined as the second as a second baneficiary. The second on as immunities the second as a second baneficiary way that the second on as immunities and the pay policy of immunities at a second on as immunities as a second bas thereform.
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#### It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemnation; benchiciary shall have the right; il it so elects, to require that all or any portion of the monies paysid as compensation for such taking, which are in each so the amount required to pay all reasonable costs, expenses and attorney's less necessarily 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 tee-both in the trial and appellate courts, necessarily paid or incurred by ber-ficiary in such proceedings, and the balance app sed upon the indebtednees secured hereby; and frantor agrees, at its own expense, to take such actionsy and the note torm frantom afters, at its own expense, to take such actionsy are secured each instruments as shall be necess y in obtaining such corr-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bew-liciary, paysonent of its less and presentation of thin its dead and the note tor the inability of any person lock newsones, for can will refer to the inability (a) consent to the making of any map or plat of wat property; (b) join in

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fronting any essement or creating any restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (d) reconvey, without warrenty, all or any part of the property. The grantee in any reconvey, without warrenty, all or any part of the property. The framtee in any reconvey, without warrenty, all or any part of the property. The strents in any reconvey, without warrenty, all or any part of the property. The strents in any reconvey, without warrenty, all or any matters or tacks shall be conclusive proof of the truthuliness thereoi. Truste's feet or any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon enty default by grantor hereindre, beneficiery may at any time without notice, either in person, by agent or be a reserver to be ap-pointed by a cour, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereoi, in its own name sue or otherwise collect the rems, issues and profits, including those past due and unpaid, and opply the same, less costs and expension of outlettion proved hereby, and in such order as bene-lisiony may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the moreing of and added of the property, and the application or release thereof as aloresing or damade of the property, and the application or release thereof as aloresing shall not cue or pursuant to such notice.

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together with trustee's and attorney's fees not exceeding the emounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said the may be postponed as provided by law. The trustee may sell said property either in one parcels or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cesh, payable at the time of sale. Trustee shall deliver to the purchase; its deed in form as required by; law conveying the property so sold, but without any covenant or warrenty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusthulness thread. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sails pursuant to the powers provided berein, trustee shall deliver to prove the same searce of all shall be conclusive proof of the trusthulness thread. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sails pursuant to the powers provided berein, trustee shall deliver to prove the object of a payment of (1) the expresse of sale, in-cluding the proceeds of sale to payment of (1) the expresse of sale. The object of the property form the base of the trust of the the trust deed as their interests may appear in the order of the parties in the trust surplus, it any, to the grantor or to his successor in interest antiled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor.

surplus, it any, to the grantor of to his successor in interest entitled to such surplus, and the surplus is the surplus of the surplus and th

NOTE: The Trust Deed Act provides that the trustee betwarder must be either an attarney, who is an active member of the Oregon State Bur, a bank, trust compan or savings and loan association authorized to do business under the laws of Degan at the United States, a title insurance tampany authorized to insure title to rea property of this state, its subsidiaries, affiliates, agens of branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585

417927 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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, lamily or household purposes (see Important Notice below), (b) for an organization, or (even it fractor is a natural person) are for basiness or commercial purposes. This deed applies to, inures to the banefit 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 seneficiary herein. In constraint this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter and the singular nurser includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. 012ROINTE JOE BINANDNER 10 \* IMPORTANT NOTICE: Delete, by lining out, wh chever warranty (a) or (b) is not applicable; if warranty (c) is applicable ant the beneficienty is a crocition 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 disclosures; for this purpose use Stevens-Ness F rm No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Klamath STATE OF OREGON, County of ..... This instrument was acknowledged before me on RONNIE JCE BRANDNER NOTAR) This instrument was acknowledged before me on · • • by USLIC: 88 of . 0 . 0 R 200 bury Public for Oregon 6 My commission expires .... REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid , Trustee **TO:** The undersigned is the legal owns, and holder of all increbtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owing and holder of an introlouness secured by the foregoing thus deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are tirected, 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 indebtedness secured by said trust deed (which are delivered to you and trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: ..... Beneticiary De not loss or destroy this Trust Dood OR HE 14075 which it secures. Both much be delivered to the trustee for concollation before reconveyance will be made TRUST DEEL - 85. County of Klanath I certify that the within instrument was received for record on the ...9th...day Sept., ..., 19.91., RONNIE JOE BRANDNER of ..... .K.D.A.M.R.S. at 2:53 o'clock PM, and recorded 网络白垩色的 in book/reel/volume No. M91 ...... on SPACE RESERVED pege 17926 or as tee/file/instru-FOR CHU FONG CHANG and HUI SAY YANG ment/microfilm/reception No. 34277, CHU FUNG CHARGE STREET Bern Holary FECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. MOUNTAIN TITLE COMPANY Evelyn Biehn, County Clerk OF KLAMATH COUNTY By Steelener Muchinder Doputy Fee \$13.00 17. EV\* 2. K