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FORS

TRUST DEED

THIS TRUST DEED, made this 13th September cay of , 19.91 , between Edward W. Dillon, Jr. and Karen E. Dillon, Husband and Wife

as Grantor, Klamath County Title Company

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..... as Trustee and Rogue Valley Auction, Money Purchase Pension Plan, FOB Clyde L. Bever

as Beneficiary,

WITNESSETH:

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

The south 1/2 of Lot 6 in Block 6 of Altamont Acres, and that portion of lots 7, 8 and 9 in Block 6 of Altimont Acres, lying East and North of the U.S.R.S. Lateral A-3-C, 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 tenements, hereditaments and apportenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, is used and profits thereof and all fiztures now or hereafter attached to or used in connecnow or hereafter appertaining, and the rents, issues and profits thereof and all fiztures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty Two Thousand One Hundred Dollars (\$22,100,00)

not sooner paid, to be due and payable <u>September 13</u>, 19 94 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal irstallment of said note becomes due and payable. In the event the will in described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the g antor without first faving obtained the written consent or approval of the beneliciary, 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 payably.

To protect the security of this trust deed grantor agrees: 1. To protect, preserve and maintain said propety in good condition and repair; not to remove or demolish any building or mprovement thereon; not to commit or permit any waste of said property. 2. To complete or restore prompily and in kcod and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulating, so evenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorn Comme-cial Code as the beneficiary may require and to pay by filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deened desirable by the beneficiary.

ioid Code as the beneficiary may require and to pay by living same in the proper public office or offices, as well as the cost of at living same in the proper public office or offices, as well as the cost of at living same in the proper public office or offices, as well as the cost of at living same in the proper public office or searching agencies as may be deeried desirable by the same at the proper public office or offices, as well as the cost of at living same are control to the said premises against lots or diamage by living and such other hasrds as the genericity, why from first of the liviter in an amount not less than 3 MaX. INSULATION offices of insurance shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the beneficiar, as won as insured; if the grantor shall be delivered to the same at grantor's epense. The amount of deliver said policies of insurance now or hereafter place of on said buildings, the beneficiary thereon may procure the same at grantor's epense. The amount of the or any part of be beneficiary is any determine, or at option of beneficiary far any be trieved to arantor. Such aput here on the said other charges that may be levied or accessed upon or any part thereon, may be released to grantor. Such aput and to here any all fars, assessments and other charges that may be levied or accessed upon or beneficiary; should the grantor lail to make payment of any taxe, assesses thered and the amount so paid, with interest at the rate set lott, in the not secture due to any taxe, assessments and other charges payable by grantor, either bare deliver and any taxe, and ary taxe, assessed and the amount so paid, with interest at the rate set lott, in the not espresent ther

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken where the right of eminent domains or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to breneficiary and applied by it lists upon any reasonable costs and expenses and attorney's fees, both in the trial and appellet courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance applied upon the indebtedness and and the trial and appellet courts, necessary in the such actions and there by; and grantor agrees, at its own expense, to take such actions and there by; and grantor agrees, at its own expense, to take such actions and the trial and instruments as shall be necessary in the indebtedness and the court instruments as the time to the more loss of the any time and finding's request. 9. At any time and finding's request to do write request of bene-ficiary, payment of its less and present to fine do t and the note lor 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

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ranting any easement or creating any restriction (hereon: (c) join in any subordination or other agreement allocing this dead or the tien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The rantee in any reconvey are may be described as the "person or persons rightly entitled thereto." and the recitals therein on the second of the trutheres therein the second of the truther therein. There's see for any of the conclusive proof of the truther therein. There's see for any of the truther see therein. There's see for any of the truther we without natice, either in person, by agend to the advection of the truther's see therein of the truther's the advect of the truther's the second any security for the indebtedness hereby secured, enter the and take possession of any of the second and without reside to the adeutacy of any security for the indebtedness hereby secured, enter the and take possession of asid property is and profits, including those past thereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the subrechtering due there and profits or compensation or a wards lor any determine.
12. The entering upon and taking possession of said property, the survechtering of such remains also any advector as beneficiary on a compensation or see as loreasid, shall not cure or approperty, and the application or seleas thereof as an orasidate any determine and context and the property and the application or seleas thereof as an orasidate any determine or compensation or several sol any sidebtedness secured and profits. Upon default by grantor in person of any detake any default or notice of default hereof as an orasidate any act done property. The surve policies on only and the application or several context and the application or seleas thereof as an orasidate any act done property and the motice.
12. Upon default by grantor in person of any indebtednes secured between any detake thereof.</l

waive any detault or notice of delault hereunder on invalidate any act done presuant to such motice. 12. Upon delault by granter in peyment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the erence with respective to a perform a greement hereunder, time being of the erence with respective performance of any agreement hereunder, time being of the erence with respective performance of any agreement hereunder, time being of the erence with respective performance of any agreement hereunder, time being of the erence with respective performance of any agreement hereunder. The performance, the beneliciary may erent the beneliciary at his election mutual of the beneliciary may have. In the ded by alvertisement and sale, or may direct the trustee to oversus this worth or ded by alvertisement and sale, or may direct the trustee to oversus this worth of the ded by alvertisement and sale, or may direct the trustee to oversus this worth of the ded by alvertisement and sale, or may direct the trustee to oversus the there is even the trustee shall exceed and case to be recorded his written notice of default and his election to sell the said described real property to satisfy the oblighton secured hereby whereupon the trustee shall lik the time and place of sale, give writes thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 66.753. 13. After the trustee has commenced foreclosure by advertisement and sile, and at any time prior to 5 days below the date the trustee conducts the set, the grantor or any other person so privileged by ORS 66.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sum secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would wit then be due had no default occurred. Any other default that is capable of bring cured may be cured by the default oc

together with trustees and attorney's lees not exceeding the amounts provided by law 14. Otherwise, the sale shall be held on the clate and at the time and pince 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 properly either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder lor cash, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so wold, but without any coverant or warranty, express or im-piled. The recitals in the deed of any matters of fact shall be conclusive proof of the truthultness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a resourselic charge by trustee's at orney. (2) to the obligation secured by the trust deed. (3) to all persons the wirds recorded liens subsequent to the interest of the trust deed of the trust circle as their interests may appear in the crater of their priority and (4) the surplus. 16. Beneticiary mey form time to time appoint a supcressor or such.

112 plus, if any, to the framfor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or successors to any trustee amend herein or to any successor trustee appointed hereinder. Upon such appointment, and without convey ance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein nemed or appointed hereinder. Each such appointment, and without convey and the successor trustee, the latter shall be water by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee.
17. Trustee accepts this trust when this dwed, duly executed and the field of truste is not of lighted to notify any party heres of pending sale under am other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee is hall be a party unless such action or proceeding is bought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunde must be either on attomer, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company puthorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brunches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants at d retees 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 10

and that he will warrant and icrever detend the same against all persons whomsoever.

STATE OF OREGON, County of _____ Klamath

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) www.harry why.harry why. www.harry way way way and the loan of an are local warry warrant warrant warrant and the local are: (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 be blickery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary hereir. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the nuter, and the singular number includes the plural.

IN WITNESS WHERECF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining est, whichever warranty (s) or (b) is not applicable; if warranty (a) is applicable and the beneficiery is in creditor as such word is defined in the Truth-in-Linding Act and Regulation 2, the beneficiary MUST comply with the Act on t Regulation by making required disclosures; for this purpose use Stevens-Niss Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

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of

Karen E. Dillon

Sandow Dillar.

Dillon,

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September 13 , 19 91,

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Notary Public for Oregon

Edward W.

Jeta B 12-19-92 My commission expires ...

> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

Tl is instrument was acknowledged before me on Se Idward W. Dillon, Jr. and Karen E. Dillon

This instrument was acknowledged before me on ...

Trustee

The undersigned is the legal owner and holder of all intebtedness secured by the foregoing trust deed. All sums secured 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 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 designeted by the terms of said trust deed the estate now held by you under the same Mail reconveyance and documents to

19 DATED:

Beneficiary

ed OR of lose or destroy this Tre t D HE NOTE which it delivered to the trustee for concellection but

TRUST DEED		STATE OF OREGON, County ofKlamath
	N - C 이상 수는 작성을 가능하고 있다.	was received for record on the16thday ofSept, 1991 at 9:09 o'clockAM_, and recorded
Gr inter	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No91on page18521or as tee/tile/instru- ment/microfilm/reception No. 34614, Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed. Evelyn Biehn. County Clerk.
200	Fee \$13.00	By Queline Multer Chie Deputy