34726 astra. Vol.ma/ Page 18793 -TRUST DEED THIS TRUST DEED, made this \_\_\_\_\_1st day of September Chuck M. Burt and Tina L. Burt, husband and wife 79 91 , between as Grantor, Mountain Title Company Daniel S. Miske, Trustee of THE DANIEL S. MISKE FAMILY TRUST as Trustee, and 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: NW2, NW2, SW2 of Section, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, SAVING AND EXCEPTION THEREFROM the Easterly 30 feet thereof conveyed to Klamath County in Deed recorded July 24, 1979 in Volume M79, page 17530, Microfilm Records of Klamath County, Oregon

together with all and singular the tenen ents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures 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 therein contained and payment of the sum of Fifteen thousand firty eight and 77/100. (\$15,058.77)

note of even date herewith, payable to be neficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable September 1, ..., 19 91 The date of maturity of the debt secured by this instructent is the date, stated above, on which the final installment of said note

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chall Code as the beneficiary may require and 15 pay for films some in the proper public office or offices, as well as the east of all lin-n easies in ade by film officers or searching adjectives as may be derived desirable by the beneficiary.
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## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of sid property shall be taken under the right of end of a content domain or condemnation, beneticiery shall have twe right, it is to elects, to require that all or any port on of the monies payable as compensation to such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney terms reasonable to the second to the second to the train of the second to the second to the train of the second to the train the train any reasonable costs and ets reasons and attorney is the indebted to the train the train any reasonable costs and ets reasons and attorney is bene-ticiary in such proceedings, and the balance applied upon the indebted and receive such instrument agrees, at its own expense, to take such actions and receive such instrument agrees, at its own expense, to take such actions 9. At any time and presentation of the ideal and the mote for endorsement (in case of tail and presentation of the ideal and the mote for endorsement (in case of tail and presentation of the ideal and the mote for endorsement to the making of any map or plat of said property; (b), join in (a) consent to the making of any map or plat of said property; (b), join in

is the date, stated above, on which the final installment of said note is the date, stated above, on which the final installment of said note determined in any essential or creating by restriction thereon. (c) join in any prevention or other agreement effecting this deed or the firm or chiral function or other agreement effecting this deed or the firm or chiral framework in the recent there of any matters of lact shall be recently all or any part of the property. The recent part of the property of the truth there is the recent the recent of any matters of lact shall be conclusive lace, on the shall be rot last there. Truste's less for any of the services mentioned of the truthliness therein. Truste's less for any of the truthliness thered. Truste's less for any of the recent by agent or by a sectory ray secting to the services the bar of the state of the section of the truthliness thered. Truste's less for any sector to be agent or any sector to be agent or indicated by a control with our or draw of the sector and provide the adequacy of any sector to be agent or any part thered. The the point of the sector and provide the adequacy of any sector the terms, be agent or any part there and the provide the possion of said property, the instruct policies or compensation and collection, including transmitter and the policition or release the sector of the sector. The sector and the policition or releases the sector of the sector of any determine.
11. The entering upon and taking possession of said property, the instrume policits or compensation of any indicated performance, the beneficiary or policits or compensation of any indicated ess secured hereby and the sector any addition of the sector and any indicated ess secured the sector invalidate any addition to self the sector and and application or sector and and applies for any determine the sector and the sector and any indicated by advertisement and self. State any other sector and contage performines of any agree of invalidate any addition to self the s

together with trustee's and attorney's face not exceeding the anomia 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 postpored as provide by law. The trustee rms sell said property either more parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchase its deed in form as required by law converge the property so the purchase its deed in form as required by law converge the property so the purchase its deed in form as required by law converge the property so the purchase its deed in form as required by law converge plied. The receivals in the deed of any matters of lact shall be conclusive most of the cruthulung thereof. Any person, excluding the truster, but including the grantee and beneficiary, may purchase at the sale. 15. When proceeds of sale to sayment of (1) the express of sale, in-cluding the compensation of the truste and a reasonable charge by truster any and the truste as sale parcent to the interest of the trustive in the trust and their material may appear in the order of their privity and (4) the surplus. 16. Beneficiary may from time to time append a successor in interest entitled to such surplus.

surplus, il enty, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time in time appoint a successor or successors under. Upon such appointment and without more successor invises under. Upon such appointment and without more successor under. Upon such appointment and without more successor upon any trustee heres and be under a successor investigate to the successor upon any trustee better shall be easied by without better and substantiation shall be easied by without better and substantiation shall be easied by without better successor invited which the property is situated, shall be conclusive proof of the curve a counter of acknowledged in made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other dered of trust or of any action or proceeding in which grantor, beneficiary of trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee he sunce must be either an externey, who is an axive member of the Oregon State Bar in bank, trust company or savings and loan association nuthorized to do bus tess under the laws of Oregon or the United States, in this insurance company authorized to institu title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under DRS 576.305 to 696 585.

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FORM No. 881-1-

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

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16.15

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 surposes (see Important Notice below), sphychorzowagaoizations are former and an area warraw a warraw are ward are warraware and this trust deed are: This deed applies to, inures to the binetic 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 mesculine gender includes the leminine 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. Chuck w. But • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the Esteficiary is a creditor as such word is defined in the Truth-in-Lending Ac; and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making expired disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ina L. Burt STATE OF UREGON, County of Klamath This it strument was acknowledged before me on ... by .... This instrument was acknowledged before bv. as ..... OFFICI/L SEAL REYNA M. HARVIE NOTARY PUBLIC - OREGON COMMISSION NO 00200 Fublic for Oregon MY COMMISSION EXPLES OCT. 07. 1994 My co mission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid TO: Trut tee The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfiel. 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 sencel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without a screnty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Muil reconveyance and documents to DATED: , 19 Beneliciary dallasend to the h stoe for concellation before reconveyance will be Do not lose or destroy this Trust Dood OR THE HOTE which it secures. Both **8**123 가슴이 TRUST DEED STATE OF OREGON. County of ...... Klamath (FORM No. \$21-1) Ness Law Pus. Co., Portland. Ore I certify that the within instrument was received for record on the .18th.day 1. 1. 1 at 10:52 o'clock . A.M., and recorded 制动行动行 in book mel/rolume No. M91 ..... on SPACE RESERVED Granior 18793 or as lee/lile/instrupage .. FOR ment/microfilm/reception No. 34726 ..., RECORDER'S USE ਿਸ਼ੀਏ Record of Mortgages of said County. te Gelerie Witness my hand and seal of Beneficiery. County affixed. **新新工業** AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk Daniel Miske NAME B.O., Box, 735 Keno, Or. 97627 By Douline Muslinders Deputy Fee \$13.00