35147	TRUST DEED	Vol. <u>m91</u> Page	19482
THIS TRUST DEED, made this MARK WENDT HOMES, INC., AN UREGON (11TH day of	JUNE	
s Grantor, WILLIAM P BRANDSNISS			as Trustee, and
SOUTH VALLEY STATE BANK			·····
s Beneficiary,	WITNESSETH:		•

SEE ATTACHED EXHIBIT "A" BY THIS REFERENCE MADE A PART HERETO.

THIS TRUST DEED SECURES THE FOLLOWING:

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1) LETTER OF CREDIT 91-185 FOR \$187,923.50 DATED JUNE 11, 1991 AND MATURING JUNE 11, 1992 2) LETTER OF CREDIT 91-186 FOR \$49,351.00 DATED JUNE 26, 1991 AND MATURING JUNE 26, 1992

together with all and singular the tenements, hereditaments and annurtenances and all other rights thereunto helonging or in anywise now or hereafter appertaining, and the ren's, 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 grantor herein contained and payment of the

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWO HUNDRED THIRTY SEV: N THOUSAND TWO HUNDRED SEVENTY FOUR AND 50/100 (\$237,274.50)

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to ben ficiary or order and triade by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable JUNE 26 19 92 WITH RIGHTS TO FUTURE ADVANCES AND

not sooner paid, to be due and payable JUNE 26 19.92 WITH RIGHTS TO FUTURE ADVANCES AN The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of RENEWALS becomes due and payable. In the event the wittin described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without list having obtained the written consent or approval of the beneliciary, then, at the beneliciary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and gayable.

nerein, shall become immediately due and rayable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, r gulations, covenants, condi-tions and restrictions allecting sid property; if the bencliciary so requests io join in executing such financing statements pursua it to the Uniform Commu-cial Code as the bencliciary may require and to pay to filing same in the proper public office or offices, as well as the cost of all lien searches male by filing officers or searching agencies as may te deremed desirable by the beneliciary.

Cial Code as the beneficiary may require and to pay for thing same in the proper public office or offices, as well as the cont of all line searches male by tiling officers or searching agencies as may to derived desirable by the beneficiary. To provide and continuously maintain insurance on the buildon's now or hereafter excised on the said premises advint loss or damage by fire of such as the beneficiary may from time to time require, in an anount not less than S in the buildon's now or hereafter excised on the said premises advint loss or damage by the mananis acceptable to the beneficiary may from time to the last circum provide and continuously maintain insurance on an event of the stans S in the provide and the said premises advint loss or damage by the distribution of any policy of insurance now or hereafter placed on said buildon's, the beneficiary at your procure the same at gran or's expense. The amount collected under any line or other insurance policy may be applied by beneficiary distributions, or at option of beneficiary the ratice arount so collected, are any act thereof, may be released to grantor. Surf application or release shull not cure or waive any default or notice of default hereader or invalidate any act cure or waive and other charges that may to level or assessed upon an gainst said property before any part of such trues, assessments and other charges that used of any obtened or any default or notice of a such trues, assessments and other charges that used of any application of any default or poinding beneficiary with funds with which to make such payment, beneficiary may, at its opton, nake payment thered, and the grantor shall to and promythy defiver receipts there's trust deed, without waiver of any providing beneficiary with funds with which to make such payment, beneficiary may, at its opton, nake payment there's that they are bound for the payment of the obligation herein described, and payable with uthies true deed, without waiver of any prefus the stand to the defined and any

It is mutually agreed that:

It is multually agreed that: 8. In the event that any perion or all of said property shall be taken under the right of eminent domain or condemnation, benchiciary shall have the right of eminent domain or condemnation, benchiciary shall have the right of eminent domain or condemnation, benchiciary shall have the right of eminent domain or condemnation, benchiciary shall have the right of eminent domain or condemnation, benchiciary shall have the right of eminent domain or condemnation. It is a secondemnation treduct do to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be praid to benchiciary and applied by it first upon any reasonable costs and speches and attorney's ie-s, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance apylied upon the indebtedness secured hereby; and fraintor agrees, at its own e petter. To take such actoms and execute such instruments as shall be necess up in obtaining such com-pensation, promptly upon benchiciary's frainers. In the such actoms of the result of the result of the results of there-ficiary, nay time and from time to time upon written request of there-iciary, payment of its lees and presentation of this includent and there-the liability of any perion lor the payment of its inibiletions, nuclear may (a) consent to the making of any map or plat of and property; (b) Join in

rument, irrespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the hen or charge thereof: (d) reconvey, without warianty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals thereol. Truste's less (or any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by granter hereunder, beneficiary may at any time without motice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the ad-quary of any security for the indubtedness hereby secured, enter upon and take possession of said prop-ery or any part thereol, in its own name sur or otherwise collect the rents." issues and profits, including those past due and unpaid, and apply the same. less costs and expression and collection, including reasonable attor-me's less upon any indebtedness secured hereoids, and in such order as ben-ticiary may determine. 11. The centering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of live and other immance policies or compression or awards for any indebtedness secured where any datalt or notice of delault hereunder or invalidate any act done mursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the secne with respect to such payment and/or priormane, the beneficiary may acclare all sums secured hereby immediately due and pay bits in thrust deed by advertisement and sale, in manify indeptedness betweent the trustee shall execure due to be recorded to longer the thill and the sected by the real concerded by day and proceed to be the trust ded by advertisement and sale, in equiviewent of any pay to the beneficiary may acourt is a moriged or direct the

defaults, the provided in entorcing the second reports and experies actually incurred in entorcing the second reports and atterney's less not recuering 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 parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the parchaser its ceed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the frustee, but including the fronters of also the trustee sells pursuant to the one-lass of sale. The second is the trust end of the trustee is the end of any matters of lact barge by the structure shall be compensation of the trustee at the sole. The end of the trustee shall be the checks of sale to payment or the intervet of the trustee shall be indicated on the trustee and a trusticable charge by the structure of the indicates may append in the order of the powers and (4) the surplus, if any, to the granter or to bus successor in intervet appointed to successor in the successor is acted.

surplus, it any, to the granted of to mis successor in inview entitied is successorphic. 16 Beneficiary may from time to them append a successor ruste appointed here-under. Upon such appointment, and without, correspondent here-under. Upon such appointment, and without, correspondent to successor truster, the latter shall be vested with all title, govers and duties conferred upon any truster herein named or uppointed hereunder. Each such appointment and substitution shall be made, by written instrument executed by beneficiary, which, when recorded in the morgage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor truster. 17 Trustere accepts this task when this dowl, duty, executed and acknowledged is may party beens and periodial to las. Trustere is mu-chtigated to notably any party beens appointed is a succer in the defield trust or of any action or processor is produced in the defield in truster of any action or processor is produced in the there is in chtigated to notably any party beens appointed and actions been of the successor is any party beens appointed and trustere is the successor is any party beens appointed and trustere is any trustere here the property is such action or processor and period and the successor is any party beens appointed as a succe is any other shall be a party when such action or processor and a brought by trustere.

NOTE: The Trust Deed Act provides that the truster herein fer must be either at attentive, who is an artive member of the Oregon State Par, a back, trust company or savings and loan association authorized to do in siners under the laws of Subegon or the United States, a title insurance company rutherized to insure title to resolu-property of this state, it is subsidiaries, affiliates, agents or conches, the United States or any agenty thered, or on extense under OPS \$66.053 to 028.582.

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 evainst all persons whomsoever.

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 beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a leneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the teminine and the neuter, and the singular number includes the plural.

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

* IMPORTANT NOTICE: Delete, by lining out, whi heve: warranty (a) ar (b) is not applicable; if warranty (a) is opplicable and the benefitiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2, 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, disregard fils notice.

TO:

DATED:

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MARK WENDT	HOMES,	INC.,	AN	OREGO	N COR	PORAT	ION
BY: Mark R	LAL	bud	Ø	Jugid	lat		
MARK R	WENDT,	PRESI	DEN	T			

Beneficiary

19483

STATE OF OREGON, County of ______KLAMATH_____)ss. 2 1981 متكلية المتعاركة والأسكيان المستحد مى*دىيىتىكىتىن فىلىتىكىك* by This instrument was aclonowledged before me on by MARK R WENDT as PRESIDENT of MARK WENDT HOMES, INC., AN OREGON CORPORATION Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid

, Trustee

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The undersigned is the legal owner and holder of all indebtedness 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 designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

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Do not lose or destroy this Trust Deed OR THE NCTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made

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TRUST DEED		STATE OF OREGON, County ofss. Descript that the within instrument was received for record on theday
MARK WENDT HOMES, INC.		of, 19, ato'clockM., and recorded
	SFACE RESERVED	in book / reel / volume No on
Grentor SOUTH VALLEY STATE BANK	FOR	page or as fee/file/instru- ment/microfilm/reception No
JUOIN VALLE STATE	HECONDER 5 USL	Record of Mortgages of said County. Witness my hand and seal of
Beneli siary		County affixed.
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET KLAMATH FALLS OR 97601		NAME TITLE By Deputy

EXHIBIT "A"

LOTS 1, 2, 3 AND 4, BLOCK 3, EWAUNA HEIGHTS ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

ALSO, THE FOLLOWING DESCRIBED PROPERTY SITUATE IN THE NE 1/4 SE 1/4 OF SECTION 19, TOWNSHIP 38 SOUTH, RANGE 9 EAST OF THE WILLAMETTE MERIDIAN, KLAMATH COUNTY, OREGON, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT WHICH IS NORTH A DISTANCE OF 2,564.5 FEET AND WEST A DISTANCE OF 1337.2 FEBT FROM THE IRON AXLE WHICH MARKS THE SOUTHEAST CORNER OF SECTION 19, TOWNSHIP 38 SOUTH, RANGE 9 EAST OF THE WILLAMETTE MERIDIAN; SAID POINT OF BEGINNING ALSO BEING ON THE SOUTHERLY RIGHT OF WAY OF FRONT STREET (NOW KNOWN AS HANK'S STREET) WHICH POINT IS 30.0 FEET EAST OF THE NORTHEAST CORNER OF BLOCK 2, KLAMATH LAKE ADDITION, AS SHOWN ON THE OFFICIAL PLAT OF SAID KLAMATH LAKE ADDITION ON FILE IN THE COUNTY CLERK'S OFFICE IN KLAMATH COUNTY, OREGON; AND RUNNING SOUTH ALONG THE 1/16TH LINE ON THE WEST SIDE OF THE NE 1/4 OF THE SE 1/4 OF SAID SECTION 19, A DISTANCE OF 220.0 FEET TO THE TRUE POINT OF BEGINNING; THENCE NORTH 70 DEGREES 53' EAST A DISTANCE OF 232.3 FEET; THENCE NORTH 36 DEGREES 12' EAST TO THE SOUTH RIGHT OF WAY LINE OF LAKEPORT BLVD., THENCE SOUTHEASTERLY ALONG SAID RIGHT OF WAY LINE TO THE NORTHWEST CORNER OF THAT PROPERTY CONVEYED TO THE RALPH SMITH AND ALICE SMITH, HUSBAND AND WIFE, AND WILLIAM SMITH AND WENDELL SMITH, AND DESCRIBED AS PARCEL 2 IN DEED VOLUME 215, AT PAGE 170, DEED RECORDS OF KLAMATH COUNTY, OREGON, THENCE SOUTHERLY ALONG THE WESTERLY LINE OF SAID DEED VOLUME 215, PAGE 170, DEED RECORDS OF KLAMATH COUNTY, OREGON TO THE SOUTHWEST CORNER THEROF, THENCE WEST TO THE SOUTHEAST CORNER OF THAT CERTAIN PROPERTY DESCRIBED IN DEED VOLUME 285 AT PAGE 444, DEED RECORDS OF KLAMATE COUNTY, OREGON, SAID POINT BEING WEST 210 FEET FROM THE WEST LINE OF THE NE 1/4 SE 1/4 OF SAID SECTION 19; THENCE NORTH 260 FEET TO THE NORTHEAST CORNER OF THAT CERTAIN PROPERTY DESCRIBED IN DEED VOLUME 296, PAGE 177, DEED RECORDS OF KLAMATH COUNTY, OREGON, THENCE WEST ALONG THE NOR TH LINE OF SAID DEED VOLUME, 210 FEET TO THE WEST LINE OF THE NE 1/4 SE 1/4 OF SAID SECTION 19. THENCE NORTH ALONG SAID WEST LINE TO THE POINT OF BEGINNING.

MARK WENDT HOMES, INC.

STATE OF OREGON: COUNTY CF KLAMATH: \$3.	the 26th day
Filed for record at request of	<u>Title co.</u> the <u>zotin</u> of <u>volumentary</u> of <u>volumentary of volumentary</u> of <u>volumentary of volumentary</u> of <u>volumentary of volumentary of volument</u>
of <u>Sept.</u> A.D., 19 <u>91</u> at <u>9:23</u>	
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FEE \$18.00	