FORM No. 681-Oregon Trust David Sarles-TRUST DEED. ····· 38629

TRUST DEED

Mrc 26670-LB

ERNEST KIRKPATRICK and BARBARA L. KIRKPATRICK husband and wife

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY BRAD LEWIS AND NELDA LEWIS or the survivor thereof

..... as Trustee, and

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Vol. <u>mgi</u> Page 26044:

as Beneficiary,

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The South one-half of Lot 603 in Block 103 of MILLS 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.

together with all and singular the tenements, horeditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor harein contained and payment of the

NINE THOUSAND ONE HUNDRED FORTY FIVE AND ONE / 100ths*** sum of ..

... Dollars, with interest thereon according to the terms of a promissory nute of even dute herewith, payable to beneficiery or order and made by grantor, the final payment of principal and interest lucrul, if

Decomes due and payable. In the overlit the within described proper sold, conversed, assigned or alicnated by the grantor without first then, at the beneficiary's uption, all obligations socured by this inst herein, shall become immediately due and payable. To protect the socurity of this trust deed, frantor agrees: 1. To protect, preserve and maintain suit property in good condition and reasir; not to remove or demolish any building or improvement thereon; To a complete unreader promptly and in good and workmanike maner any huikling or improvement which may be constructed, damaged or destroyed forem, and path all how obligations: resultances. To a complete unreader promptly and in good and workmanike maner any huikling or improvement which may be constructed, damaged or destroyed forem, and path all how obligations: resultances. To and restrictions allocing statements prevents results and path and restrictions allocing statements prevents. The beneficiary as requests, to join in evaluation and continearity statements means the fulling same in the proper public affice or offices, while a statements prevents and the pay for lifting same in the proper public affice or offices, while a statements prevents and the building more molecular and continearity maints inverses on the building more molecular and continearity maints inverses on the building more molecular to all the smill premits admini low or damage by the binekking. A To privide and continearity maints inverses and the laster, and policies of insurance chall be delivered to the beneficiary essents to any policy of insurance new or forestate paysole to the laster, in commone acceptable in the beneficiary with how payelle to the stater, in proteins of insurance new or forestate paysole to the stater, and policies of insurance new or forestate paysole to the stater, in any policy of insurance new or forestate paysole to the stater, in any policy of insurance new or forestate paysole to the stater, in any policy of insurance new or forestate paysole to the st

It is mutually agreed that:

It is mutually agreed that: N. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, heneliciary shall have the right, if it so elects, to equine that all or any purion of the monies payable as compensation for such taking, which we in series of the anxient required to pay all resonable costs, expenses and alturney's less new-starily paid or incurred by greatory in such proceedings, shall be paid to beneliciary and applied by it list upon any remainshift costs and expenses and alturney's less. both in the trial ment applicate courts, necessarily paid or incurred by hen-liciary in such proceedings, and the belance applied upon the indeficiences secured hereby; and framin agrees, all is on expense, in take work extern and erecute such instruments as shall be measary in obtaining such com-pensation, promptly upon hunchlary's remeas. 9. At any time and how time to time upon written request of bera-liciary, norm of the level prevance, to cancellation), without allecting the indifferent of the provedence, for cancellation, without allecting without in the new prevance, to the provention of this deed and the note low emborement (in come of full reconvegence, so the device to bera-liciary, provent of the resonment of the indeficience, truster may (a) sourced to the making of any map or plat of said property; (b) join in

Annellin, Intospective of the manufactory duties expressed increin, in any antional and the manufactor of the manufac

indering with trustee's and attorney's less not exceeding the aurorate 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 hald sale may be particulated and the notice of sale or the time to which hald sale may be particulated in the notice of sale or the time to which hald sale may be particulated and response particle and whell well the particulation of sale design of the notice of sale or the time to which hald sale may be particulated or response particle and whell well the particular the sale design of the particular sale of the time of sale. Trustee shall deliver to the purchase is dred in form as required by law conveying the poperty so while builder for each payable at the time of sale. Trustee shall deliver to the purchase is dred in form as required by law conveying the poperty so while build any matters of lact shall be towelowing proof of the truthfulness thereof. Any person, excluding the trustee, but including the density and the sale to persone of (1) the expenses of sale, in-cluding the recomponisation of the trustee and a reasonable charge by trustee's attrustee's (2) to the obligation secured by the trust deed, (3) to all persons having incorded liens subsequent to the interest of the trustee in the trust deed as their interest may expense in the order of their pointer and (4) the surplus. If any, to the drantor or to this successor in interest entitled to such and the trustee in the share of the trust entitled to such any trustee sourd beyen in the to time expense trustee and (4) the surplus.

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HOTE: The Trust Deed Act provides that the trustee hereunder must be either an attancy, who is en institue member of the Origon State Bor, a bank, trust comparing or savings and loan association initiated to do tauliness under the laws of Oregon or the thated States, a title insurence company unthattert to have table to see property of this state, it substituties, algunds or bienches, the United States or an even or an even open terrend under 005 696.505 to 695.545.

201 P05

MOUNTAIN TITLE OF KLAMATH CO. 203 8850650

26045

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 Subject to: Trust Deed dated November 21, 1989, recorded November 21, 1989, Volume M89, page 22659, in Microfilm Records of Klamath County, Oregon, wherein Louis C. Gilder is Beneficiary. The Above Grantor agrees to assume the above loan. and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proce eds 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) STREAM or grantor's personal lamily or household purposes (see Important Notice below). (b) STREAM or grantoris personal for the second prime to the second purpose of the second purpose of the second

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legagees, devisers, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledees, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and wherever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plurg.

IN WITNESS WHEREOF, said grantor has hereunto set his year tirst above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creatier 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 this notice. IRKPATRICK ERME HANHAR California STATE OF OREGAN, County ofSacramento.......) 55. This instrument was acknowledged before me on December. ERNEST KIRKPATRICK and BARBARA L. KIRKPATRICK This instrument was acknowledged before me on by OFFICIAL SEA M. MOYN NOTARY PUBLIC - CALIFORNIA SACRALIENTO COUNTY My Comm. Expires Feb. 12, 1994 Gliforma Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE

In he used only when abligations have been paid.

..... Trustee

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 asid 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

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TO:

Beneliciary

12, 1994

or destroy this Trust Doad OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. not lass

TRUST DEED (FORM No. 681) 		STATE OF OREGON, County of
ERNEST KIRKPATRICK and BARBAR 7760 HIGHTAND AVE. CITRUS HEIGHTS, CA 95610	L. KIRKPATRICK	I certily that the within instrument was received for record on the 13th. day of
Grantor BRAD LEWIS and NELDA LEWIS 1341 WILD PLUM COURT KLAMATH FALLS, OR 97601 Beneficiery	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY		County allixed. Evelyn Biehn, County Clerk NAME By Aculence Mullington Deputy

001 P02 MOUNTAIN TITLE OF KLAMATH CO. 203 8850050