THIS TRUST DEED, made this 12 day of December , 19 91 , between MATTHEW K. RAVENHOUK

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as To NATHAN E, ALBERTSON & LYLE G. ALBERTSON , as tenants in common, each as to an undivided 1/2 interest

as Beneficiary,

<u>--</u>-

WITNESSETH:

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

Lot 6 in Block 8 of KLAMATH FOREST ESTATES, 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 appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of **FOUR THOUSAND FIVE HUNDRED AND NO / 100ths****

It is mutually agreed that:

8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of 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 beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and knantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request on this deed and the note of the indeptedness of this deed and the note ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of tult reconveyances, or cancellation), without allecting 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

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or charge thereol; (d) reconvey, without warranty, 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 therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the property or any part thereof, in its own name sue or otherwise collect the property or any part thereof, in its own name sue or otherwise collect the property or any part thereof, in its own name sue or otherwise collect the property or any part thereof, in its own name sue or otherwise collect the property of the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary was a mortgage or direct the trustee to foreclose this roard end of the beneficiary at his election may proceed to foreclose this roard end i

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. I. 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 parcel or in separate 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 purchaser its deed 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 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) are expenses of sale, including the compensation of the trustee and the trustee and the contract of the trustee and the sale.

16 I was the correct of the subsequent of the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the grantee or to his successor or successors to my trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee hall be rested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in not obligated to notify any party hereto of pending sale underword trustee.

17 Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify an

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

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The grantor covenants and a v seized in fee simple of said de	agrees to and with scribed real prope	h the benet erty and he	iciary and those cl as a valid, unencui	mbered title the	reto
		1000	And the second s		
that he will warrant and fores	ver defend the sa	me against	all persons whom	isoever.	
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			and the second s		

The grantor warrants that the pro (a)* primarily for grantor's perso (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXX	CANADA PARAMANA	MANAGEMENT	-	
This deed applies to, inures to the second representatives, successors and	the benefit of and bir I assigns. The term be as a beneficiary here.	inds all partie peneticiary sh ein. In constru	es hereto, their heirs, i hall mean the holder ar ruing this deed and whe	and owner, including enever the context s	g pledgee, of the contract so requires, the masculine
ender includes the leminine and the ne IN WITNESS WHEREO	euter, and the singula)F, said grantor h	has hereunto	to set his hand the c	day and year firs	st above written.
IMPORTANT NOTICE: Delete, by lining ou of applicable; if warranty (a) is applicable or such ward is defined in the Truth-in-L	ut, whichever warranty is the and the beneficiary is Lending Act and Regula- Lending Act and Regula-	(a) or (b) is is a creditor ation Z, the ing required	MATTHEW K.	TR - KILLION	
as such word is defined in the Act are beneficiary MUST comply with the Act are disclosures; for this purpose use Stevens-N If compliance with the Act is not required,	nd Regulation by making Ness Form No. 1319, or disregard this notice.	ing required r equivalent.			
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STATE	OF OREGON, C	County of	Klainal redged before me o) ss.	12/26,1991
by MA	TIMEN K. IGIVE	1	ledsed before me o	on	, 19
THE CHARLES AS AS AS			Α	, 117	111.
Journ Co.			10cmc	4/11.1	Notary Public for Orego
			My commission exp	1 1.1819	Octary Public for Orego
27 23 Lat.			my commission ex		
	RE	EQUEST FOR FUL	JLL RECONVEYANCE		
		Tourte	obligations have been paid.		
TO:		, Truste	Inger annual to the	toregoing trust dee	ed. All sums secured by s
The undersigned is the legal	l owner and holder of	all indebted	ted, on payment to yo	ou of any sums owi	ing to you under the term (which are delivered to
tours deed have been fully paid un	t -11 -	-widences of i	indebtedness secured	Dy bare	seems of said trust deed
said trust deed or pursuant to sta herewith together with said trust d estate now held by you under the	same. Mail reconvey	vance and do	cuments to		
estate now held by you under the	same. Man				
DATED:	, 19.				
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		la	must be delivered to the to	ustee for cancellation bet	fore reconveyance will be made.
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TRUST DE	ED	e garaar	SESTATE TO THE SESTENCE OF THE		
STEVENS NESS LAW PUB. CO., POR	l i			was received f	for record on the
MATTHEW K. RAVENHOUK				of	P M and reco
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CHILOQUIN, OK 9/624		SPAC ST.RFRTSON	CE RESERVED	page2710	22 or or fan /file/it

NATHAN E. ALBERTSON and LYLE G. ALBERTSON FOR NATHAN E. ALBERTSON and LILE G. RECORDER'S USE

221 GREENWOOD STREET

JUNCTION CITY, OR 97448

Beneficiary Nathant Lyle Albertson
all Greenwood St.
Junction City, DR-97448

ment/microfilm/reception No. 39238, Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk B Auler Mullendere Deputy