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TRUST DEED

MICHAEL T. LETSCH and JENNIFER MEADE LETSCH, husband and wife

as Grantor, MOUNTAIN TITLE COMPANY OF JACKSON COUNTY, an Oregon corporation, as Trustee, and HERITAGE FAMILY CORPORATION, an Oregon corporation

..... as Beneficiary, whose address is: 1485 E. MC ANDREWS RD., MEDFORD, OR 97504 WITNESSETH:

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

The N 1/2 S 1/2 NW 1/4 NE 1/4 of Section 16, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, LESS a strip 30 feet in width on West end thereof for a county road.

_ODE 164 MAP 3910-1600 TL 900

ALSO: 1992 MOBILE HOME: MODEL FLEETWOOD, SERIAL #IDFLN04B14790

THE NOTE SECURED BY THIS TRUST DEED IS ALL DUE AND PAYABLE UPON SALE OF THE PROPERTY

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereol and all lixtures now or herealter 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 FORTY SEVEN THOUSAND FIVE HUNDRED AND NO/100-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable JUNE 27, , 1992. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

becomes due and payable. 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; 2. To complete or restore prompty and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all which may be constructed, damaged or destroyed thereon, and pay when due all which may be constructed, damaged or destroyed thereon, and pay when due all was, ordinances, regulations, covenants, condi-tions, and restrictions allecting said proput; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Covie as the beneficiary may require and to pay for filing same in the by filing ellicers or searching agencies as may be deemed desirable by the 5- Honoride and continuously maintain insurance on the buildings now or hereafter recetler on the said promise astimutions.

bit the return is stere instance may be given in the two the two the same in the public office or offices, as well as the cost of all lien searches made by ling cllicers or searching agencies as may be deemed desirable by the first may cllicers or searching agencies as may be deemed desirable by the main sector data for the said premises against loss or damage by lier and such traffer rected on the said premises against loss or damage by lier and such traffer rected on the said premises against loss or damage by lier and such traffer rected on the said premises against loss or damage by lier and such traffer sected on the said premises against loss or damage by lier and such traffer sected on the said premises against loss or damage by lier and such traffer shall bil for any briered to the benelicity as soon as insurance and to procure any such insurance and to the factor shall be developed of the said of the said building, policy of insurance may affected in surance may procure the same policy may be applied by benelicity against and the said building, and developed and any policy of insurance may be cleased to gamotor sector as benelicity any determine, or at option of benelicity, there and any be applied by benelicity again any independent or source of such application or release shall act thereof may be cleased to gamotor sector as collected, or any policy of insurance any part of such application or release shall act thereof may be cleased to gamotor.
5. The keep said premises the from construction liens and to pay all other pursuant to such notice.
6. The keep said premises or the rate set forth in the note sector which developed and promptly defore any ratio and promptly defore any ratio and the satisfies the standard sector and as a sector developed and the granter of any providing benelicity with lunds with which ender the standard sector and the standard sector shall be factor shall be factor shall be factor shall be intered shall the there asomet and the sound to pay able to the bene

It is mutually agreed that:

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 domain or condemnation, beneficiary shall have the right it is o elects, to equire that all or any portion of the monies payable so compensation for subscription of the second state of the second state to pay all reasonable costs expenses and attorney's lees necessarily paid or applied by it liret upon any hereboard attorney is lees necessarily paid or post of the trial and appellate courts, necessarily paid or incurred by bene-lies the trial and appellate costs expenses and attorney is lees, both in the trial and appellate courts, necessarily paid or incurred by bene-lies and the trial and appellate courts, necessarily paid or incurred by ben-both in the trial and appellate courts, necessarily paid or incurred by ben-lies and the trial and appellate courts, necessarily paid or incurred by ben-being in such proceedings, and the balance applied upon the indebtedness secured hereby; and thorn time to time upon written request of bene-pensation, promptly upon beneficiary's request. 9. At any present but the payment of this deed and the note for endorsement (in case of full recovery ances, for cancellation), without attecting (is a consent 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

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is the date, stated above, on which the final installment of said note
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and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding 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 sale shall sale many be postponed as provided by law. The trustee may sell sale shall stole many in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for eash, payable at the parcel with sale many field. The recitals in the deed of any matters of has required by have conveying the prospecty so sold, but without any covernant or warrants, express or im-plied. The recitals in the deed of any matters of has shall be truster, but uncluding the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the pawers provided brains trustees shall apply the proceeds of sale to payment of (1) the exponent is sale state shall apply the proceeds of sale to payment of (1) the exponent is sale having recorded lines subsequent to the interest of the trustee date for the state could be trustee and a reasonable carrie by the trust atterney. (2) to the obligation secured by the trust deed. (2) to the obligation secured by the trust deed at the state of the trustee date (2) the subles.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success must be any trustee named herein or to any consort instee appointed here-under. Upon such appointment, and authout consent instee appointed here-under. Upon such appointment, and authout consent entry the successor trustee, the latter shall be vected with all consent of the successor upon any trustee herein named or appearined here insert and dates contrared upon any trustee herein named or appearined here insert second by hereitcary, which, when recorded in the mortgage records at the county or counties in which the property is itsatted, shall be conclusive possit of pipper appointment of the successor trustee 17. Trustee accepts this trust when this dired, duly executed and acknowledged is much a public second as grantide is haw. Trustee is not trust or of any action or proceeding in which grants, or trustee shall be a party unless such action or proceeding is brought by trustee.

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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 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 purposes (see Important Notice below). (b) for an organization, or (even it 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 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 masculine 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, 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.

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MICHAEL T. LETSCH Jennieg Allade - Sitesch JENNIFER MEADE LETSCH	
ULAMULA ALCUL LUGAT	••••
JENNIFER MEADE BLIDON	

When the state of the state	STATE OF OREGON, County of <u>KLAMATH</u> This instrument was acknowledged before me on <u>NICHAEL T. LETSCH</u> and JENNIFER MEADE LETSCH	
P U O T	This instrument was acknowledged before me on	, 19,
110 110	as ot	Chrisen
	My commission expires	Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

., Trustee

, **19**.....

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

DATED:

TO:

Beneficiary

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Do not lose or desirey this Trust Deed OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 881-1) TEVENS-NESS LAW PUB. CO. PORTLAND. OAE MICHAEL T. & JENNIFER MEADE LETSCH A848 PINE GROVE RD. KLAMATH FALLS, OR Grantor HERITAGE FAMILY CORPORATION 1485 E. MC ANDREWS ROAD MEDFORD, OR 97504 MOUNTA ANTER RECORDING ROAD MOUNTA ANTER RECORDING ROAD Beneficiary MOUNTA ANTER RECORDING ROAD POLY 8140 MOUNTA ANTER RECORDING ROAD Beneficiary MOUNTA ANTER RECORDING ROAD BENEFICIER RECORDING ROAD BENEFICIER RECORD ROAD BENEFICIER RECORD ROAD MOUNTA ANTER RECORD ROAD BENEFICIENT ROAD
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