32 SEP

| 50282  | mitz28245  | A PATTA MENTAL PROPERTY OF THE        | 医电子部 网络部门电影 法国电台 化二锰矿矿                             | age_20349   |
|--|--|---------------------------------------|--|---|
| THIS TRUST DEED, made this   | 01day  | of                                    | September  | , 19.92, between  |
|  |  |                                       |  |   |
| MOUNTAIN TITLE COMP<br>EROY E. JOHNSON AND NARY A. J   | OHNSON, or the                                     | RATATAOT C                            | HELEOT   |   |
|  | 임원이 취취 등으로 했다. 그런 등 작은 사람은 생각하고 있다.                | SETH:                                 |  | , as Beneficiary  |
| Grantor irrevocably grants, barga  | ins sells and conve                                | SEIM:<br>vs to trustee i              | n trust, with power                                | of sale, the property i   |
| KIAMATH County,  | Oregon, described a                                | <b>s:</b>                             |  | 지수는 사람들에게 함께 있어요?<br>하는데 이 집 한 항상을 보냈다.<br>하는데 이 집 한 항상을 하고 있습니다. |
| Lot 13 in Block 54 of R<br>NO. 2, according to the<br>the County Clerk of Kla<br>Mobile Home with Licens<br>property described here  | official plat<br>math County, O<br>se Plate #X7130 | thereof on<br>regon TOGET             | HER WITH A 1972                                    | Skybrook  |
| gether with all and singular the tenements, he   | seditaments and appur                              | tenances and all                      | other rights thereunto                             | belonging or in anywise no  |
| herealter appertaining, and the rents, issues  | and profits thereof and                            | an matures now                        |  |   |
| FOR THE PURPOSE OF SECURING  | PERFORMANCE of                                     | each agreement o                      | f grantor herein contail<br>Which****              | ned and payment of the su   |
| **TWENTY NINE THOUSAN  |  |                                       |  | to the terms of a promisso  |
| ote of even date herewith, payable to benefit  | clary or order and mad                             | le by grantor, th                     | s final payment of pris                            | icipai and interest nereoi,                                       |
| of sooner paid, to be due and payable per The date of maturity of the debt secure ecomes due and payable. In the event the w old, conveyed, assigned or alienated by the gri t the beneficiary's option, all obligations secure ecome immediately due and payable. | entor without first havi<br>ed by this instrument  | ing obtained the irrespective of th   | written consent or appro<br>e maturity dates expre | oval of the beneficiary, the<br>seed therein, or herein, sh       |
| To protect the security of this trust deed  1. To protect, preserve and maintain the   | a preperty in good co                              | ndition and repa                      | r; not to remove or d                              | emolish any building or i   |
| rovement thereon; not to commit or permit a<br>2. To complete or restore promptly and  | in good and habitable                              | condition any b                       | uilding or improvement                             | which may be construct  |
| amaged or destroyed thereon, and pay when  | tue all Costs incurred to                          | neretor.                              | petrictions affecting the                          | property: if the beneficia  |
| requests, to join in executing such tinancing  | lice or offices, as well                           | to the Unitorm C<br>as the cost of al | ommercial Code as the<br>lien searches made b      | denenciary may require a filling officers or search               |
| gencies as may be deemed desirable by the D  | eneticiary.  |                                       | becauter arouted on                                | the property against loss   |
| lamage by fire and such other hazards as the   | Beneficiary may non                                | to the lotters of                     | nolicies of insurance s                            | hall he delivered to the Del                                      |
| vritten in companies acceptable to the beneti<br>iciary as soon as insured; if the grantor shall f   | uil for any season to pt                           | ocure any such in                     | surance and to deliver to                          | the policies to the beneficia                                     |
| t least fifteen days prior to the expiration of  | any policy of mismane                              | fire or other ine                     | urance nolicy may be                               | applied by beneficiary up   |
| ny indebtedness secured hereby and in such of  | Such application or                                | release shall not                     | option of Deneticiary if<br>cure or waive any defa | ult or notice of default he                                       |
| nder or invalidate any act done pursuant to  | uch nonce.   | 11 40-00 00                           | personante and other ch                            | arges that may be levied  |
| ssessed upon or against the property before  | any part of such taxes                             | fall to make not                      | mont of env taxes asse.                            | esments, insurance premiu   |
| ens or other charges payable by grantor, etth  | of by direct payment c                             | 1 Dy providing 2                      | id mish interest of th                             | e rate set forth in the n   |
| nent, beneficiary may, at its option, make I   | ayment mereor, and                                 | - C J 7 of this                       | true door shall he ad                              | ded to and become a part  |
| he debt secured by this trust deed, without w  | liver of any fights area                           | II an the denote                      | - shall be hound to th                             | e same extent that they   |
| ith interest as aloresaid, the property heren<br>ound for the payment of the obligation here<br>nd the nonpayment thereof shall, at the opti   | ein described, and all s                           | uch payments sh<br>ender all sums s   | all be immediately due<br>cured by this trust dec  | and payable without not<br>ed immediately due and p               |
| ble and constitute a breach of this trust deed   | f at : Amond including                             | he cost of title s                    | earch as well as the of                            | her costs and expenses of   |
| rustee incurred in connection with or in enti-   | creirig this obligation e                          | the tradition the                     | pages to sighte or now                             | ers of beneficiary or trus  |
| 7. To appear in and detend any action  | or proceeding purports                             | ing to mitter the                     | including any quit for                             | the foreclosure of this de  |
| o pay all costs and expenses, including evide  | ice of time and the bear                           | land and in the                       | event of en anneal fre                             | om any judement or decre  |
| he trial court, grantor turther agrees to pay  | such sum as the appella                            | te court shall ad                     | judge reasonable as the                            | beneticiary's or trustees   |
| orney's tees on such appeal.  It is mutually agreed that: 8. In the event that any portion or al.  |  | he taken under                        | the right of eminent do                            | main or condemnation, be  |
| iciary shall have the right, it it so elects, it   | lechite that on or ar                              | portion of the                        |  |   |
| NOTE: The Trust Deed Act provides that the trust<br>trust company or savings and loan association aut<br>rized to insure title to real property of this state,<br>agent licensed under ORS 696.505 to 696.585.   | e herounder must be eith                           | her an attorney, w                    | ho is an active member o                           | f the Oregon State Bar, a b                                       |
| TRUST DEED   |  |                                       | STATE OF OF  |   |
|  |  |                                       | County of  | y that the within ins   |
| FRANK V. BERNAL and WANDA I.   | BERNAL-  |                                       | ment was rec                                       | eived for record on   |
|  |  | PACE RESERVED                         | at o'c   | lockM., and recor   |
| Grantor  | 表表的表現的       自身企業                                  | FOR                                   | in book/reel/v                                     | olume No  |
| LEROY E. JOHNSON and MARY A.   | -JUMBUR F  | RECORDER'S USE                        | _ page   | or as fee/file/ins  |
| -9310 IDYL PLACE   |  |                                       | ment/microfile                                     | n/reception Noof said Cour  |
| LAKESIDE, CA 92040  Beneficiary  |  |                                       |  | ess my hand and sea   |
| After Recording Return to (Name, Address, Zip):  |  | \$1,460,46                            | County affixed                                     | ari 🔭 - Talana ari 🔪 a Sandahari 😅                                |
| MOUNTATH TITTLE COMPANY  |  |                                       |  |   |
| OF KLAMATH COUNTY  |  |                                       | NAME   | TINE  |
| THE REPORT OF THE ARREST AND TRANSPORT   | APRICAL PROPERTY OF THE                            | 澳門和於 的話記                              | (14 이 그는 사람이 보고 하다.                                | $\epsilon_{m}$ . We have $\epsilon_{m}$                           |



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's teen necessarily paid or incured by familiar in such proceedings, shall be paid to baneliclary and applied by it lists upon any reasonable costs and expenses and strongerly familiar in the trial and appellate courts, necessarily paid or incurred by beneliclary in such proceedings, and the baleaust period of the indebted-interaction of the part of the part of the indebted-interaction of the part of the part of the court of the part of

and that the grantor will warrant and torever detend the same egainst 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, lamily or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are to 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 pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\*IMPORTANT NOTICE: Delate, 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 heneficiary 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. STATE OF OREGON, County of La math This instrument was acknowledged before me on FRANK V. BERNAL and WANDA I. BERNAL This instrument was acknowledged before me or OFFICIAL SEAL
HELEN M. FINK
NOTARY PUBLIC - OREGON
COMMISSION NO. 014766
MY COMMISSION EXPIRES APPL 20, 1990 Notary Public for Oregon

| STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of Mountain Title Co. the 4th  |     |
|---|-----|
| Filed for record at request of Mountain Title Co. the 4th   |     |
|   | dav |
| of Sept. A.D., 19 92 at 2:00 o'clock P M., and duly recorded in Vol. M92  of Mortgages on Page 20349  |     |
| FEE \$15.00 Evelyn Biehn . County Clerk By Queller of Meeters of the State of the St |     |