| 52475  | TRUST DEED   | Vol. mg2   | Page 24389   |
|--|--|--|--|
| <b>52475</b> THIS TRUST DEED, made this  | day of   | September  | , 19.92, between   |
| VALLACE KAELKE and KAREN KAELKE, hus   |  | ********************************   | , as Grantor   |
| MOUNTAIN TITLE COMPANY OF JERMAN MC CARTY  | Charles the control of the control o |  |  |
| oka prima da 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 -<br>Tanta angles   | WITNESSETH:  |  | , as Beneficiary   |
| Grantor irrevocably grants, bargains, sells  |  | tee in trust, with powe  | r of sale, the property is   |
| KLAMATH County, Oregon,  |  | High the factor of the first the second of t |  |
| The East 100 feet of Lot 1 in  | Block 27 of WES  | T KLAMATH, accord  | ling to the  |
| official plat thereof on file<br>Klamath County Oregon   | in the office o  | f the County Cler  | ck of  |
| Klamath County, Oregon, WO ONECO   | СИ: 1 ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;  |  |  |
| ्रे प्रकारित संक्रास्त्र स्थापन स<br>स्थापन स्थापन  | સ્ત્રસ્થાનો  |  |  |
| and the second of the second o | ing terminal distriction of the contract of th | en de la companya de<br>La companya de la co   |  |
| gether with all and singular the tenements, hereditamen  | nte and annuctanances an   | I all other eights thereunto   | helandina ar in anywise na   |
| gerner with all and singular the teleficials, liefedialies<br>r hereafter appertaining, and the rents, issues and profit<br>he property.   | ts thereof and all fixtures  | now or hereafter attached  | to or used in connection wit   |
| FOR THE PURPOSE OF SECURING PERFOR   | <del>-</del>   | -  |  |
| **THIRTY ONE THOUSAND FIVE H   |  | interest thereon according   | to the terms of a promissor  |
| ote of even date herewith, payable to beneficiary or o   | rder and made by granto  | r, the final payment of pr   | incipal and interest hereof,   |
| of sooner paid, to be due and payable per terms of<br>The date of maturity of the debt secured by this<br>ecomes due and payable. In the event the within desc   | instrument is the date, s  | tated above, on which the  | tinal installment of the not   |
| scomes are and payable. In the event the within described, solid, conveyed, assigned or alienated by the grantor with the beneficiary's option, all obligations secured by this  | out first having obtained  | the written consent or app   | roval of the beneficiary, the  |
| ecome immediately due and payable.  To protect the security of this trust deed, grantor is   | agrees:  |  |  |
| 1. To protect, preserve and maintain the property  | y in good condition and .  | _  |  |
| <ol><li>To complete or restore promptly and in good a<br/>amaged or destroyed thereon, and pay when due all cos</li></ol>  | nd habitable condition as<br>its incurred therefor.  |  |  |
| <ol><li>To comply with all laws, ordinances, regulation<br/>requests, to join in executing such financing statemen</li></ol>   | its pursuant to the Unifor   | m Commercial Code as the   | e beneficiary may require an   |
| o pay for filing same in the proper public office or offi<br>gencies as may be deemed desirable by the beneficiary.  |  |  |  |
| 4. To provide and continuously maintain insura-<br>lamage by lire and such other hazards as the beneticiar<br>written in companies acceptable to the beneticiary, with<br>iciary as soon as insured; it the grantor shall fail tor any   | ry may from time to time   | r; all policies of insurance :   | shall be delivered to the bene   |
| t least titteen days prior to the expiration of any policy<br>ure the same at grantor's expense. The amount collected  | reason to procure any suc<br>v of insurance now or her<br>d under any fire or other  | ch insurance and to deliver<br>eafter placed on the buildi<br>insurance policy may be  | ngs, the beneficiary may pro<br>applied by beneficiary upo   |
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| tleast fitteen days prior to the expiration of any policy are the same at grantor's expense. The amount collected my indebtedness secured hereby and in such order as ben r any part thereof, may be released to grantor. Such appear of invalidate any act done pursuant to such notice 5. To keep the property free from construction 1 ssessed upon or against the property before any part or comptly deliver receipts therefor to beneficiary; should ens or other charges payable by grantor, either by directent, beneficiary may, at its option, make payment the sourced hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any ith interest as aforesaid, the property hereinbefore descound for the payment of the obligation herein described the nonpayment thereof shall, at the option of the ble and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trustrustee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceeding in any suit, action or proceeding in which the beneficiary and all costs and expenses, including evidence of title pentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as orney's tees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the proceeding yshall have the right, if it so elects, to require the ciarry shall have the right, if it so elects, to require the trust Deed Act provides that the trustee hereunder ust company or savings and loan association authorized to do zed to insure title to real property of this state, its subsidiaring and licensed under ORS 696.505 to 696.585.  TRUST DEED  **MALLACE KAELKE and KAREN KAELKE**  **PORTICLE**  **PORTICLE**  **PORTICLE**  **Beneficiary**  **Beneficiary**  **Beneficiary**  | reason to procure any suc vol insurance now or her d under any tire or other d under any tire or other dicticary may determine, o polication or release shall be itens and to pay all taxes of such taxes, assessments the grantor tail to make the payment or by providing the taxes, and the amount s in paragraphs 6 and 7 of yrights arising from breast or the same of the grant of the grant all such payment to tincluding the cost of the obligation and trustee's a ling purporting to affect iterary or trustee may appear to trustee may appear to the trial court and in a the appellate court shall operty shall be taken under all or any portion of the trial court shall on the steel and the laws of es, affiliates, agents or brain the steel and the same of the same o | ch insurance and to deliver ceatter placed on the buildi insurance policy may be at option of beneficiary that the property of | ings, the beneficiary may pro- applied by beneficiary ung- he entire amount so collectes ault or notice of default here harges that may be levied of e past due or delinquent an essments, insurance premium with which to make such pay her rate set forth in the noi- ded to and become a part of hereof and for such payment her same extent that they a to and payable without notice ded immediately due and pay ther costs and expenses of the incurred. The foreclosure of this deet the amount of attorney's te the amount of attorney's te the amount of attorney's to the beneficiary's or trustee's a to be beneficiary's or trustee's a to the oregon State Bar, a ban a title insurance company auth my agency thereof, or an excre-  REGON,  S  S  S  S  S  S  S  S  S  S  S  S  S   |



which as in access of the amount requited to pay all reasonable costs, expenses and attoriny's fees necessarily paid or incurred by fainter than the proceedings, shall be paid to beneficiary and applied by it lirat upon any reasonable costs and expenses and attoring's fees, both necessary control of the process secured hereby; and fagarier (agree, at it soon expenses are successed in the control of the processes of the control of the processes of the processes

and that the grantor will warrant and torever 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:

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, irronal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgage may be more than one person; that it 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 hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and Wart ace \*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. KAREN KAELKE STATE OF OREGON, County of X land att

This instrument was acknowledged before me on This instrument was acknowledged before me on

by .... OFFICIAL SEAL

HOWARD A: MUCHES

NOTARY PUBLIC-OREGON

COMMISSION NO. 012859
MY COMMISSION EXPIRES JAN. 30, 1898

nes Notary Public for Oregon My commission expires

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the 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 the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

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and and wife DATED: STATES SEG NAMEN FRENKE ., 19

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Both must be delivered to the trustee for cancellation before reconveyante will be made.

Beneficiary

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| State of Oregon   |  |
|---|--|
| County of KLAMATH   | September 24 , 19 92   |
| Personally appeared the above nam and acknowledged the foregoing in deed.             | ed <u>KAREN KAELKE</u> ,<br>strument to be <u>HER</u> voluntary act and  |
| WITNESS My hand and official seal   | · (seal)   |
| Notary Public for Oregon My Commission expires: 4/20/96                               | OFFICIAL SEAL HELEN M. FINK NOTARY PUBLIC - OREGON COMMISSION NO. 014766 MY COMMISSION EXPRES APR 20, 1996   |
|   |  |
| STATE OF OREGON: COUNTY OF KLAMATH: ss.   |  |
| Filed for record at request of Mountain of A.D., 19 92 at 11:41 of Morts  FEE \$20.00 | Ln Title co. the 19th day  L o'clock A M., and duly recorded in Vol. M92, ages on Page 24389  Evelyn Biehn - County Clerk  By Oculone Weellengline |
|   |  |