| <b>59313</b>  | WARR                                     | THE 485-KR VOLMAZ Page Com  |
|---|--|---|
| KNOW ALL MEN BY THESE P<br>J. K. DEVELOPMENT CO., an<br>hereinafter called the grantor, for th  | Oregon Corporat                          | 10n ·····   |
| the grantee, does hereby grant, bargan<br>the certain real property   | n, sell and convey un                    | to the said grantee and grantee's heirs successors and mailed   |
| Lot 15, in Block 21 o<br>according to the off   | ACH and Stat.                            | e of Oregon, described as follows, to-wit:<br>INTH ADDITION TO SUNSET VILLAGE.  |
| County Clerk of Klam  | ath County, Orec                         | ANTH ADDITION TO SUNSET VILLAGE,<br>eof on file in the office of the<br>jon.  |
|   |  | TUE COMPANY   |
|   | e of the property des                    | cribed in this instrument in violation of applicable land use   |
| To Have and to Hold the same us   | nto the said grantee                     | and grantee's heirs successors and assiss for   |
| record and those apparent u   | pon the land, in                         | any, as the date of this deed   |
| xxxxXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX  | Haid for this transf                     | ervited in terms of dollars, is \$  |
| In construing this deed and where<br>changes shall be implied to make the   | the context so requi                     | A REAL AND A   |
| In Wilness Whereof the arouter L  | 그 옷은 20억원 동안에게 가지 않는 것이 않는 것이다.          | res, the singular includes the plural and all grammatical<br>by equally to corporations and to individuals.<br>ument this <u>S</u> day of <u>Appen</u> , 19 <u>93</u> ,<br>and seal affixed by its officers, duly authorized thereto by |
| SIATE OF OREGON,<br>County of   | <b>44</b>                                | J. K. DEVELOPMENT CO., an Oregon<br>/corporation  |
|   | 注于数据44 平衡(FFF)(新生产)                      | by: A - 2 > hall  |
| E and acknowledged the foregoing in to be   | istrument                                |   |
| Before me:<br>Notary Public for Oregon  |  | PF OREGON, County of <u>Klamath</u> ss.<br>The foregoing instrument was acknowledged before me this   |
| My commission expires:  |  | president, and for  |
| OFFICIAL SEAL<br>KRISTI LI REDD<br>NOTARY PUBLIC - OREGON<br>COMMISSION NO. 010431<br>MY COMMISSION EXPIRES NOV. 16,                          | 19)5 Notary P                            | nublic for Oregon ALAALA  |
| - J. K. DEVELOPMENT CO.<br>- 6412 HARLAN DRIVE<br>- KLAMATH PALLS, OR 97603   | My com                                   | nission expires: 11/16/95 (SEAL)<br>SLATE OF OREGON,  |
| RICHARD L. BAILEY and SANDRA I  | BATLEY                                   | SS.<br>County of <u>Klamath</u><br>I certify that the within instrument was<br>received for record on the <u>lbt</u>  |
| GRANTEES MAME AND ADDRESS   | 長手 記録時で 医時ではそれ 「東部時間」)                   | at 1:30 o'clock P.M., and recorded<br>in book M93 on page 6622 or or  |
| TOTAL ADDRESS ZP  | ·公司王 湖流 A:AS (20 + 3 5 支) 【 1974년 7831 ( | ron   |
| Unit is charge is injurved all us thermosts shall be send to the following estimate<br><u>RICHARD L. BATLEY and SANDRA L</u><br>7617* SKYLINE | BAILEY                                   | Evelyn Biehn, County Clerk  |
| KLAMATH FALLS , OR 97603  | Fee                                      | Recording Officer<br>By Qress line Mars landele Deputy  |

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MOUNTAIN TITLE COMPANY

| M No. 681-Oregon Trust Deed Series-TRUST DEED.   | TRUST  | 99485-KR   | Vol. <u>M93</u> Page   |
|--|--|--|--|
| e under de la desta de la la deveniera de la de<br>Anna de la deveniera de la deven  |  | ofMarch  | , 19.93, between   |
| THIS TRUST DEED, made this<br>CHARD L. BAILEY and SANDRA L   | BAILEY, husba  | nd and wife  |  |
| MOUNTAIN TITLE COMPAN  |  | COUNTY   | , as Grantor,<br>, as Trustee, and   |
| K. DEVELOPMENT CO an Orec  | con Corporatio   |  | as Beneficiary,  |
| 2011년 1월 18일 - 19일 - 193 - 19        | WITNES   | SFTH.  |  |
| Grantor irrevocably grants, bargain<br>KLAMATH County, Or  | s, sells and conve   | ys to trustee in trus  | t, with power of sale, the property in $_{\circ}$  |
|  | 07 1107 NTM  |  | SUNSET VILLAGE.  |
| ? according to the officia   | l plat thereo.   | I OIL TITE TH MY   | e office of the  |
| County Clerk of Klamath  | County, Orego  | <b>n.</b>  |  |
|  |  |  |  |
|  |  |  |  |
| gether with all and singular the tenements, here   |  | tenances and all other (   | ights thereunto belonging or in anywise now  |
| hereafter appertaining, and the lends, issues un   | and a second | 이 집 가슴 감독 감독 가지 않는 것 이 것 이 가 가 다 가 다 가 다 가 다 가 다 다 가 다 다 다 다 다 다 | 이 경험 방송 문제 이 가지 않는 것 같아. 한 일 일을 하는 것 같아.   |
| e property.<br>FOR THE PURPOSE OF SECURING P<br>**THIRTEEN THOUSAND AN   |  |  |  |
|  | ary or order and may   | Dollars, with interest the<br>de by grantor, the final           | ereon according to the terms of a promissory<br>payment of principal and interest hereof, if   |
| of momer naid, to be due and payable DECS  | E MILE VI  |  | - 1. 1 at diest installment of the DOLD  |
| The date of maturity of the debt secured   | Lin described proper   | ty, or any part thereof,   |  |
| t the beneficiary's option, all obligations secure   | [[] [] [] [] [] [] [] [] [] [] [] [] []  |  | · 같은 방법에 가장 같은 것이다. 같은 것이 것을 가격했는 것이<br>같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 않는 것이 같이 같이 같이 같이 같이 않는 것이 없다. 것이 있는                      |
| To protect the security of this thist dece,  | property in good co  | ndition and repair; not<br>ty.                                   | to remove or demolish any building or im-  |
| 2. To complete or restore promptly and in  | is all costs incurred t  | herefor.   | or improvement which may be constructed,<br>ions affecting the property; if the beneficiary<br>roial Code as the beneficiary may require and                                 |
| 3. To comply with all laws, outniness, is<br>o requests, to join in executing such financing is<br>the proper public office  | statements pursuant  | to the Uniform Comme<br>as the cost of all lien                  | searches made by filing officers of searching  |
| igencies as may be deemed desirable by the sch   | in insurance on the  | buildings now or heree   | iter erected on the property against loss of   |
| lamage by fire and such other nazarus as the<br>written in companies acceptable to the beneficit<br>in the denutor shall fail  | inry, with loss payabi<br>il for any reason to pr  | le to the latter; all polic<br>rocure any such insurance         | ies of insurance shall be delivered to the beneficiary<br>and to deliver the policies to the beneficiary   |
| at least fifteen days prior to the explication of a  | t collected under any  | fire or other insurance  | policy may be applied by beneficially upon   |
| any indebtedness secured hereby and match or<br>or any part thereof, may be released to grantor,<br>or any part thereor, may be released to grantor.   | Such application or ich notice.  | release shall not cure o   | r waive any default or nonce of default here-  |
| 5. To keep the property free from const  | ny part of such taxes  |  | ents and other charges that may be levied or<br>r charges become past due or delinquent and<br>of any taxes, assessments, insurance premiums,                                |
| liens or other charges payable by granton, chine   | wment thereof, and   | the amount so paid, w  | ith interest at the rate set forth in the liste  |
| secured hereby, together with the obligations of   | iver of any rights aris  | ing from breach of any   | of the covenants hereof and for such payments,   |
| with interest as alorestid, the property herein<br>bound for the payment of the obligation herein  | n described, and all   | such payments shall be<br>render all sums secured                | by this trust deed immediately due and pay-  |
| able and constitute a breach of this trust deed.   | t this trust including   | the cost of title search   | as well as the other costs and expenses of the   |
| trustee incurred in connection with of in end,<br>7. To appear in and defend any action of<br>the second s | of proceeding purport<br>the beneticiary of the  | ting to affect the secur<br>ustee may appear, inclu              | ity rights or powers of Denenciary of Huster,<br>iding any suit for the foreclosure of this deed,  |
| 7. To appear in and content and in which<br>and in any suit, action or proceeding in which<br>to pay all costs and expenses, including evidenc<br>mentioned in this paragraph 7 in all cases shall<br>the trial court, grantor further agrees to pay su  |  |  |  |
| the trial court, grantor further agrees to put to<br>torney's fees on such appeal.   |  |  | - A domain or condemnation, bene-  |
| 8. In the event that any portion of an   | require that all or a  |  | ght of eminent domain or condemnation, bene-<br>ies payable as compensation for such taking  |
| NOTE: The Trust Deed Act provides that the trustee   | é herounder must be ei<br>orized to do business un   | ther an attorney, who is a<br>ider the laws of Oregon of         | in active member of the Origon active and authority of the United States, a title insurance company authority thereof, or an escrow  |
| rized to insure title to real property of this state, its<br>agent licensed under ORS 696.505 to 696.585.  | i subsidiaries, amilaius<br>   | · 上的時代的時期中期(1  |  |
| TRUST DEED   |  |  | STATE OF OREGON,   |
|  |  |  | Certify that the within instru   |
|  | L. BALLEY  |  | ment was received for record on the  |
| RICHARD L. BAILEY and SANDRA   |  | 은 1월 - 일반, 영상, 2011년 1월 18일 전쟁 17일 후 18일 전 17일 주 18일             | 중 것 YEAR (ALL) (2월 5 🔪 이 가지는 것이 나라고 가지 않는 것 하는 것 (PER 대부분)에 다.   |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603  |  | FACE RESERVED  | at o'clockM., and recorded   |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603  |  | FOR<br>FOR<br>RECORDER'S USE                                     | o'clock M., and recorded   |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603<br>Granter<br>J. K. DEVELOPMENT CO.<br>6412 HARLAN DRIVE   |  | FOR<br>RECORDER'S USE  | at o'clockM., and recorded<br>in book/reel/volume No or<br>page or as tee/tile/instru<br>ment/microtilm/reception No   |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603<br>Granter<br>J. K. DEVELOPMENT CO.<br>6412 HARLAN DRIVE<br>KLAMATH FALLS, OR 97603  |  | FOR<br>RECORDER'S USE  | at o'clockM , and recorded<br>in book/reel/volume No or<br>nase or as fee/file/instru  |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603<br>Grentor<br>J. K. DEVELOPMENT CO.<br>6412 HARLAN DRIVE<br>KLAMATH FALLS, OR 97603<br>Beneficiary   |  | FOR<br>RECORDER & USE  | at o'clockM., and recorde<br>in book/reel/volume Noo<br>page or as fee/file/instru<br>ment/microfilm/reception No  |
| 7617 SKYLINE<br>KLAMATH FALLS, OR 97603<br>Granter<br>J. K. DEVELOPMENT CO.<br>6412 HARLAN DRIVE<br>KLAMATH FALLS, OR 97603  |  | FOR<br>RECORDER & USE  | at o'clockM., and recorde<br>in book/reel/volume No o<br>page or as fee/file/instru<br>ment/microfilm/reception No<br>Record of of said Count<br>Witness my hand and seal of |

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and that the grantor will warrant and forever defend the same against all persons whomscever. 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) tor an organization, or (even if 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 ecured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgage 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. 0 1,0.1

| * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) in<br>not applicable; if warranty (a) is applicable and the beneficiary is a credito<br>as such word is defined in the Truth-in-Lending Act and Regulation Z, the<br>beneficiary MUST comply with the Act and Regulation by making requires<br>disclosures; for this purpose use Stevens-Neess Form No. 1319, or equivalent<br>of compliance with the Act is not required, disregant this notice. | Landia S. Bailey  |
|--|---|
| STATE OF OREGON, County of<br>This instrument was acknow<br>by RICHARD L. BAILEY and   | Klamath<br>Nedged before me on March 3/ , 19.93,<br>SANDRA L. BATLEY  |
| This instrument was acknow<br>by   | ledged before me on, 19,  |
| asof   | - Willon  |
| KRISTI L. REDD<br>NOTARY PUBLIC - OREGON<br>COMMISSION NO. 010431<br>MY COMMISSION NO. 010431<br>MY COMMISSION ROPIES NOV. 16, 1998  | My commission expires   |
| REQUEST FOR FULL RECONVEYANCE (To be u<br>TO:, Trustee<br>The undersigned is the legal owner and holder of all indebted<br>deed have been fully paid and satisfied. You hereby are directed, on<br>frust deed or pursuant to statute; to cancel all evidences of indebted.   | ess secured by the foregoing trust deed. All sums secured by the trust  |
| frust deed or pursuant to statute; to cancel all evidences of indebted,<br>together with the frust deed) and to reconvey, without warranty, to<br>held by you under the same. Mail reconveyance and documents to   | ness secured by the trust deed (which are delivered to you herewith<br>the parties designated by the terms of the trust deed the estate new |
| DATED:   |   |
| Do not lose or destroy this Trust Deed OR THE NOTE which it secures.<br>Both must be delivered to the trustee for cancellation before<br>reconveyance will be made.  | Botteliciary  |

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|   |   |   | <br>mty (<br>7/1     | - the<br>order                |                                      |
|   |   |   | Clerk                | 1 in 1                        | . 6                                  |
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|   |   | (4) A. S. A. M.   | d                    |                               | 5                                    |
|   |   |   | <u>re</u>            | <u>E6W</u>                    |                                      |
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