| <sup>№</sup> 67405   | K-45529<br>TRUST DEED   | Vol.m931   | age <u>22388</u>  |
|--|---|--|---|
| THIS TRUST DEED, made this27TH ROBERT G. VASQU   | EZ  | UGUST  | , 19.93, between  |
| KLAMATH COUNTY PEYTON TRUST, C   | TITLE COMPANY   | •••••••  | as Grantor,   |
| PEYTON TRUST, C  | REATED BY AGREEME   |  | 31, 1987  |
| Grantor irrevocably grants, bargains, sells  | WITNESSETH: and conveys to truste   |  |   |
| eginning at the most Southerly corne   | <i>described as:</i><br>r of Lot 11. Bloc   | k 107 Ruena Vista  | Addition to the   |
| of Klamath Falls, Oregon; thence if said Lot 11 and Gobi Street a dist. 8 feet to a point 112 feet in a Nort   | in a Northwester ance of 125.37 fe hwesterly direction  | ly direction alonet; thence in a N   | g the boundary line ortheasterly direct   |
| f California Avenue 42.8 feet from she West boundary line of said Califo   | rnia Avenue from  | said corner: then  | ce in a southeactor   |
| irection 112 feet to said point on somer of said Lot 11; thence along the lace of beginning.   | aid California Av   | enue 42.8 feet fr  | om said most Southo   |
| together with all and singular the tenements, hereditaments hereafter appertaining, and the rents, issues and prolit the property.   | s thereof and all fixtures h  | ow or herealter attached to  | or used in connection with  |
| FOR THE PURPOSE OF SECURING PERFOR SIXTEEN THOUSAND AND NO/100******  *********(\$16,000.00)*********  note of even date herewith, payable to beneficiary or or  | *****   | ******   | ********  |
| not sooner paid, to be due and payable AT MATUR  The date of maturity of the debt secured by this  | ITY 19  | ine imai payment of prin   | cipui una interest hereot, it   |
| becomes due and payable. In the event the within descr<br>sold, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this<br>become immediately due and payable.<br>To protect the security of this trust deed, grantor a   | out first having obtained the instrument, irrespective of   | thereof, or any interest t   | herein is sold, agreed to be  |
| To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of the complete or restore promptly and in good at the complete or restore promptly and the complete or r      | r in good condition and re<br>f the property.<br>nd habitable condition any   |  |   |
| famaged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations or requests, to join in executing such linancing statemen op pay for tiling same in the proper public office or officencies arms to depend on the proper public of the control of the c | is incurred therefor.  I, covenants, conditions and  Is nursuant to the Uniform   | restrictions affecting the   | property; if the beneficiary  |
| agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insura- famage by line and such other baseds as the beneficier.   | nce on the buildings now  | all lien searches made by<br>or hereafter erected on t   | tiling officers or searching  |
| liciary as soon as insured; if the grantor shall fail for any at least lifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such apjunder or invalidate any act done pursuant to such notice.  | toss payable to the latter; reason to procure any such of insurance now or hereal under any tire or other insticiary may determine, or eplication or release shall no | all policies of insurance shinsurance and to deliver the leter placed on the building asurance policy may be a set option of beneficiary the t cure or waive any defau | all be delivered to the bene- Ve<br>e policies to the beneficiary<br>s, the beneficiary may pro-<br>pplied by beneficiary upon<br>entire amount so collected,<br>to r notice of default here- |
| 5. To keep the property free from construction lissessed upon or against the property before any part or promptly deliver receipts therefor to beneticiary; should lens or other charges payable by grantor, either by direct  | ens and to pay all taxes, at such taxes, assessments a the grantor fail to make put payment or by providing   | nd other charges become a<br>syment of any taxes, assess<br>hereficiary with hands with  | past due or delinquent and<br>ments, insurance premiums,  |
| ment, beneficiary may, at its option, make payment this<br>secured hereby, together with the obligations described in<br>the debt secured by this trust deed, without waiver of any<br>with interest as aforesaid, the property hereinhelpre desc  | ereot, and the amount so<br>n paragraphs 6 and 7 of the<br>r rights arising from breach<br>cribed as well as the drap   | paid, with interest at the<br>is trust deed, shall be add<br>of any of the covenants he<br>los, shall be bound to the  | rate set forth in the note<br>ed to and become a part of<br>reof and for such payments,   |
| bound for the payment of the obligation herein describe<br>and the nonpayment thereof shall, at the option of the ba<br>able and constitute a breach of this trust deed.<br>6. To pay all costs, fees and expenses of this trust<br>trustee incurred in connection with or in enforcing this   | including the cost of title   | secured by this trust deed   | immediately due and pay-  |
| I. To appear in and detend any action or proceeds<br>and in any suit, action or proceeding in which the benefi   | ing purporting to affect the  | e security rights or power   | s of beneficiary or trustee;  |
| to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as lorney's lees on such appeal.  It is mutually agreed that:   | by the trial court and in the   | in attent of an annual from  | non independ of the t   |
| <ol> <li>In the event that any portion or all of the pro-<br/>ticiary shall have the right, it it so elects, to require the</li> </ol>   | perty shall be taken under<br>at all or any portion of ti   | the right of eminent dom<br>ne monies payable as con   | ain or condemnation, bene-<br>pensation for such taking,  |
| NOTE: The Trust Deed Act provides that the trustee hereunder<br>rust company or savings and loan association authorized to do<br>sized to insure title to real property of this state, its subsidiarie<br>agent licensed under ORS 696.505 to 696.585.   | business under the laws of Or   | eann or the United States of   | itle incurance company auth-  |
| TRUST DEED   |   | STATE OF ORE   | GON,  |
| ROBERT G. VASQUEZ<br>POB 2180 OREGON TECH  |   | X certify  | that the within instru-   |
| KLAMATH FALLS, OR 97601  | SPACE RESERVED  | day of   |   |
| Grantor PEYTON TRUST   | FOR RECORDER'S USE  | in book/reel/volt  | me Noon   |
| 1200 MIRA MAR<br>MEDFORD, OR 97504   |   | ment/microfilm/  | reception No  |
| Beneficiary  |   | Record of  | of said County.  my hand and seal of  |
| fter Recording Return to (Name, Address, Zip);  KLAMATH COUNTY TITLE COMPANY   |   | County affixed.  |   |
| PO BOX 151   |   | NAME   | TIÇLE   |

which are in seess of the amount required to pay all reasonable costs, expense and attorney's tees necessarily paid or incurred by fentior in the trial approaching, shall be paid to beneficiary and applied by it lirst upons an executable costs and expenses and attorney's fees, both in the trial and the paid to be paid to beneficiary and applied by it lirst upons are reasonable costs and expenses and attorney's fees, both ness secured hereby; and great necessarily paid or incurred by beneficiary in such secured hereby; and great necessarily paid or incurred by beneficiary in such expensions. At any time and from time to time upon written request.

At any time and from time to time upon written requests, the such and the second part of the part of the part of the part of the disability of any person for the payment of the indebtedness, trust from the control of the part of the disability of any person for the payment of indiance and the second part of the part of the disability of the part of the disability of the part of the part of the disability of the part of the part

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\$15.00

and that the grantor will warrant and torever detend 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, tamily or household purposes (see Important Notice below).

This deed applies to, intres 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

| * IMPORTANT NOTICE: De<br>not applicable; if warrant<br>as such word is defined<br>beneficiary MUST comply<br>disclosures for his | lete, by lining out, whichever warranty (a) or (b) is<br>y (a) is applicable and the beneficiary is a creditor<br>in the Truth-in-Lending Act and Regulation Z, the<br>with the Act and Regulation by making required | Illy to compositions and to individuals.  If the day and year first above we have a composition of the | ritten.                                |
|---|---|--|--|
| If compliance with the Act  | STATE OF OREGON, County of  | KLAMATH \  |  |
|   | by ROBERT C WASSIE  | agea before me on SEPTEMBED 1  | ., 1993,                               |
|   | Dy  |  | 70                                     |
|   | OFFICIAL SEAL TAMMY C. ALLEN  | Commission expires 2. 4 Notary Public for  | ······································ |
|   | COUNTY OF KLAMATH: ss.  |  |  |
| Filed for record at requif  | est of Klamath Coun<br>A.D., 19 at 10:45 o'c<br>Mortgages   | ty Title co the 2nd 2nd 2lock A.M., and duly recorded in Vol. M93  | day                                    |

Mortgages

on Page \_22388

Evelyn Biehn County Clerk

By Dauline Mullinda