NL in the first from	TRUST DEED	MAR. SARANA MESS TVA MARTININS	
73474 THIS TRUST DEED; made this 119 Rew D. Wilcox And Ruth E. Wilcox	day of Novemb		<u>34861</u> 9_93, between
Mountain Title of Kl			, as Grantor , as Trustee, ark
Beverly Wilcox Grantor irrevocably grants, bargains, sells an	ITNESSETH:		, as Beneticiary the property in
Klamath County, Oregon, de	cribed as:		

WKCO WARE TRANSPORTED AND A PROPERTY OF THE PR competition to make MG 276 LED AT IC CESSO J. T TOPEN GELLEN

to to the the state of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connection with the property.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty Nine Thousand Dollars (\$29,000)

note of even date herewith; payable to beneficiary or order and made by granter, the final payment of principal and interest bereet, if

Dollars, with interest thereon according to the terms of a promisory note of even date, herewith, payable to beneficiary or order and made by gentror, the final payment of principal and interest lareof, if not soone spaid, to be due and payable. The "HERMS OF LINE DATE."

The date of maturity of the dobt secured by this instrument is the date, stated above, on which the tinal installment of the note becomes due and payable. In the event the within described property, or, any part thereof, or any interest therein is soid, agreed to be sold, conveyed, assigned or alienated by the granfor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become inausalisately due and payable.

In Topicetic, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit of permit any waste of the property.

A. To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; not to commit of permit any waste of the property.

A. To complete or restore promptly and in good and habitable condition and restrictions affecting the property; if the beneficiary or requests, to join in executing such linearces, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary may for it in the proper public office or offices, as well as the cost of all line secters made by tiling cliciers or esserting agancies as may be deemed destrable by the beneficiary, with lose payable to the later; all policies or insurance, and to delive the property against loss or damage by lire and such other hazards as the beneficiary, with lose payable to the later; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reston to procure a

forney's fees on such appeal.

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hierarider must be either an attorney, who is an active member of the Oregon State Sar, a bank, trust company of savings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to read property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrewing int Illeansed under ORS 696.505 to 696.585.

Control of the savers and the same tender	The manufacture of the second
or Indicate TRUST DED Active in the many	County of
Rex D. W11cox	I certify that the within instru-
Ruth E Wilcox	ment was received for record on the
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Grenter Beverly Wilcox	of older M., and recorded in book/reel/valume No
HE she is not true goes and it's four in the distinction	neconograsuse page or as fee/file/instru-
The proof the action and send clory; by the property server is a server to the server of the server	Record of ol said County. Witness my hard and seal of
After Recording Rotate to (Name, Address, Tip): Response	County affixed.
	The Court was to a Court with the Court was
Bonauza, 201 97623	By Depoty



which are in success of the amount product to pay at normally country from any renormally sides recommendity placed in such proceedings, shall be paid to besidelary and any and any proceedings and the balance applied so the indebend in the trial and applied soorts, accessarily paid or incrured by brailities; you may renormable costs and sepanese and attempts for his such actions and supports soorts, accessarily paid or incrured by brailities; you can be accorded with interments are shall be measured in the succession of the succ

and that the granter will warrant and forever defend the same against all persons whomsower.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for granter's personal, lamily or household purposes (see Important Notice below).

(b) for an organization, or (even it granter is a natural purpose) see for business or commercial purposes.

This deed applies to, incres to the busistic of and binds all parties hereto, their heirs, legatess, devinees, administratives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, secured hereby, whether or not named as a beneficiary hereig. s, administrators, executors, er, including pledges, of the contract

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (2) or is		D. Wilcox
ner oppicable; if warranty (a) is applicable and the beneficiary is a created such word is defined in the Truth-In-Lending Act and Regulation Z, beneficiary MUST comply with the Act and Regulation by making required discloures; for this purpose uso Stevens-riess form No. 1319, or equival fit compliance with the Act is not required.	the Klulle Willey, Ruth and	n E. Wilcox
STATE OF OREGON, County of	* Klamath / \-	and any providing to a material real graph property and spay
by Rex D. Wilcox & R	owledged before me on NOVEMbur 27 uth E. Wilcox	
I nis instrument was ackno	wledged before me on	, 19,
OFFICIAL SEAL		man a state of a man on a manage of the factor
LINDA A. SEATER NOTARY PUBLIC-OREGON		, and the rest of the entire of the entire of the state o
COMMISSION NO COGORE	Land Carte	=
MY COMMISSION EXPIRES MAY 20, 1995	My commission expires 104 20	ublic for Oregon
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TATE OF OREGON: COUNTY OF KLAMATH:		
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