| 73804  | TRUST DEED   | <b>Vol.</b> m 94   | Page_ 494  |
|--|--|--|--|
| THIS TRUST DEED, made this !!!   | 20th day of DECE   | MBER<br>ne right of surviv   | ,19.93 , between   |
|  | END ZITLE COMPANY  | ***************************************  | , as Grantor   |
| INICIAC I ACUBIDA  | And the same of th | At altagar of the area of the second   |  |
| Trainmanach a the mainman ghidh ea<br>meil ann an 1971 an leas<br>mainmeil ar parach an ar ann an   | the and the best time the settlem to   |  | as Beneficiary   |
|  | WITNESSETH:  | अन्स्य विकास   |  |
| Grantor irrevocably grants, bargain  KLAMATH County O  | ns, sells and conveys to truste  | e in trust, with power o   | t sale, the property in  |
| ot 9 in Block 17, of Tract No. 10  | AG1 - SPCOND ADDITION T  | DTUCO DINC CCTAT   | Commence of the second second  |
| TAX \$2309-013C0-06100 Key \$  together with all and singular the tenements, large or hereafter appertaining, and the rents, issues an time property.  FOR THE PURPOSE OF SECURING P   | SE NUMBER X084089  130389  ditaments and appurtenances and and prolife thereof and all fixtures in the second seco | Il other rights thereunto be   | longing or in anywise now read in connection with  |
| ORTY FOUR THOUSAND AND 00/100  |  |  | and payment of the sun   |
|  |  |  | the terms of a promissory  |
| not sooner paid, to be due and payable JAN   | NUARY 3 COME NO 2009   | ID HI BANDAN SEC   |  |
| The date of maturity of the debt secured i becomes due and payable. In the event the with  | US CARTIDAC DIODALIV AL ARV MALL   | thereof or one insured the   |  |
| sold, conveyed, assigned or alienated by the grant<br>at the beneficiary's option, all obligations secured   | Of William tiret having abtained th  | . weither commont  |  |
| become immediately due and payable.  To protect the security of this trust deed, a   | 바로맞다는 TO Performance (1985 - 1985 - 1985)  | ine maturity dates expresse  | u inerein, or nerein, sha  |
| 1. To protect, preserve and maintain the   | property in good condition and rep   | sir; not to remove or dens   | olish any building or im   |
| 2. To complete or restore promptly and in  | waste of the property.  good end habitable condition any   |  |  |
| 3. To comply with all laws, ordinances, res  | all costs incurred therefor.<br>Sulstines, covenants, conditions and   | exetrictions affacting the ma  |  |
| so requests, to join in executing such financing at<br>to pay for tiling same in the proper public office  | latements bursuant to the Uniform  | Commercial Code as the he  |  |
| agencies as may be deemed desirable by the bene<br>4. To provide and continuously maintain   | liciary.   |  |  |
| damage by lire and such other hazards as the be-<br>written in companies acceptable to the beneficiar<br>ficiary as soon as insured; if the grantor shall fail<br>at least fifteen days prior to the expiration of any<br>cure the same at grantor's expense. The amount c<br>any indebtedness secured hereby and in such order<br>or any part thereof, may be released to grantor. S<br>under or invalidate any act done pursuant to such   | ry, with loss payable to the latter; tor any reason to procure any such<br>to any reason to procure any such<br>collected under any tire or other in<br>as beneticiary may determine, or a<br>such application or release shall not<br>in notice.  | ul policies of insurance shall<br>insurance and to deliver the<br>ter placed on the buildings,<br>surance policy may be app<br>toption of beneficiary the el-<br>cute or waive any default   | be delivered to the bene<br>policies to the benediciar;<br>the benediciary may pro-<br>lied by benediciary upon<br>ntire amount so collected<br>or notice of default here-   |
| 5. To keep the property tree from construences, assessed upon or against the property before any promptly deliver receipts therefor to beneficiary; liens or other charges payable by grantor, either beneficiary may, at its option, make payment; beneficiary may, at its option, make payment hereby, together with the obligations described by this trust deed, without waive with interest as aforesaid; the property hereinbethound for the payment of the obligation herein and the nonpayment thereof shall, at the option of able and constitute a breach of this trust deed.  | ction liens and to pay all taxes, a part of such taxes, assessments a should the grantor fail to make pay direct payment or by providing lent thereof, and the amount so pribed in paragraphs 6 and 7 of this of any rights arising from breach ore described, as well as the grant flescribed, and all such payments a  | d other charges become payment of any taxes, essessmenteneticiary with funds with aid, with interest at the rist rust deed, shall be added of any of the covenants here or, shall be bound to the similar harms that the deep shall be impostibled to the similar harms to the similar than any of the similar than any of the similar than any other than the similar than the sim | at due or delinquent and ents, insurance premisums which to make such peyties set forth in the note to ambedome a part of and for such payments ume extern that they are a parth of and they are a country and a control of the such payments and a control of the such payments and a control of the such payments. |
| 6. To pay all costs, less and expenses of the trustee incurred in connection with or in entercin   | is trust including the cost of title   | mearch as well as the other  | costs and expenses of the  |
| 7. To appear in and defend any action or p<br>and in any suit, action or proceeding in which the   | proceeding purporting to affect the beneficiary or trustee may appear  | security rights or powers of including any suit for the  | of beneficiary or trustee;   |
| to pay all costs and expenses, including evidence of mentioned in this paragraph 7 in all cases shall be   | of title and the beneficiary's or true<br>fixed by the trial court and in th   | itee's attorney's fees; the a  | mount of attorney's leed   |
| the trial courf; grantor further agrees to pay such torney's fees on such appeal.  | sum as the appellate court shall ac  | iudge teasonable as the ber  | eliciary's or trustee's at-  |
| It is mutually agreed that:  | \$2、眼睛摇,微转眼底的想动,作响的一切的形式 法人名国法特特地名美国   | Contractor Camping Contract  | or condemnation bear   |
| ticiary shall have the right, if it so elects, to req  | uire that all or any portion of the  | monies payable as compe  | nsation for such taking  |
| NOTE: The Trust Deed Act provides that the trustae he<br>frust company or savings and loan <u>association</u> authorize  | reunder must be elimer an afformar, w  | to is an active member of the  | Oregon State Ber, a bank,  |
| rized to insure title to real property of this state, its sub<br>egent licensed under ORS 676:505 to 696:585.  | beldiaries, affiliates, agents or branche  | s, the United States or any an   | ency thereof, or an escale   |
| une vier beargier en onel de Code tott des ceres rest  |  |  |  |
| TRUST DEED   | transfer of the contract of the contract   | STATE OF OREG  | A first of a second section as a second  |
| Approximate the state of the st | Carried Control Control Section 12   | County of  | <b>}</b>   |
| NALD M. SHYDER, SR.  | Fre the mercental flow conferration of   | Certify th   | at the within instru-  |
| rangaran da kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn<br>Kabupatèn Kabupatèn   | <b>Femeral</b> CA Was secretable by the<br><del>Professore</del> as we all plays on the 2 had  |  | for record on the  |
| NALD K. SNYDER, JR.  | Ter ini   Brief for a file of a file of  | at o'clock   |  |
| The state by again Granter and a continued to the state of the state o | THE PACE RESERVED  THE PACE RESE | in book/reel/volum   |  |
| UGLAS L. ASHBURN   | RECORDER & USE   | page   | or as fee/file/instru-   |
| ing dear ingercious (pais in 18), how in his ange  | Antiber of the helphan afterwarding the  | ment/microfilm/red   |  |
| the indebted was assessed as a fall processor  | una per la partir de la como de l | Record of  | or said County.  |
| After Recording Return to (Notine, Addies, April 1998  | tedach of petersion is to<br>content of redach   | Witness m County affixed.  | y hand and seal of   |
| Total of the first terms of the  | er er origo rope area no, o o o<br>grante proportion de meson sec  | System of the second   |  |
| O. BOX 6898  | ur elektrik in de de de militik.<br>De militario melektrikan   | CASE PARK TO   |  |
| MD, OR 97708   |  | Bv   | TITLE \  |

HEY'Y GU JILLOR

with first in access of the amount required to pay all reasonable costs, expenses and attorney's few entirements and attorney's few, both in the trial and application courts, necessarily poid or incurred by beneficiary in such proceedings, and the balance applied upon the tradebed-ness secured hardry; and grantor agrees, at its own expense, to take each actions and secure such instruments as shall be encessary in the secure of hardry; and grantor agrees, at its own expense, to take each actions and secure such instruments as shall be encessary in the secure of the security of the securit

## EXCEPT COVERNITS. RESTRICTIONS, AND EASINEMIS OF RECORD

and that the greatur will manual and because deleved the same against all persons whomsover.

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

(a) amounting for processing experience, family or boundaries persons are to tenders in the process.

This deed applicat to the branch of the branch of the process family persons in the family approach.

This deed applicat to the same of the branch of the process family artises bared, their being, legislate, devices, administrators, executors, particular representatives, assessment and assigns. The term benediciary shall mean the holder and owner, including pledgee of the contract same of houghly, whether are not assigned as a benediciary berein.

In clean with this time deed, it is undeed the plant the franter, trustee and in betteriary may each be more than one person; that if the contract are experience, the singular shall be taken to mean and include the plant, and that generally all grammatical changes shall be small, applications and to individuals.

| . IN WITNESS P   | VEEREOF, the grantor has t   | secuted this instrument the              | dey and year first above   | e written.   |
|--|--|--|--|--|
| in et produktioner interese in<br>The produktion interese in the   |  | Landon                                   | Suldy Ly   |  |
| net applicable: If warranty (a)  | by Kning out, whichever werranty (a)<br>is applicable and the bernficiary is a<br>a North-le-Landing Act and Regulation  | or (b) is creditor ROBALI) M.            | SENDER, SR.  | ·····································  |
| becariously taust comply will<br>discount for this purpose o   | s the Act and Regulation by making<br>se Stavens-Noss Form No. 1319, or equ  | equired years with a part of any only on | 120  | and the control of th |
| ##. P11 2. 4 ₹ 1 - 4 4 - 4 P1 1 - 1 1 1 1 4 4 4 4 4 1 2 Lau# 18  | est inquired, disregard this notice.<br>STATE OF OREGON, Court   | trof Kenter II.                          | Sidal; Jr.   | are arrest or the order desired desired at   |
| igg territori<br>Talipeanti communicatio   |  | knowledged before me on                  | il il il   |  |
| in the second of | by ROMACD M. SHYDER,<br>Thus instrument was a  | SR. AND RONALD H. SNY                    | DER, JR.   | 16   |
|  | b7   |  |  | wareness of the second   |
| A Transport of the Parket of t | 8J   |  | f f  | riinaan kanada kanada ka   |
|  | c <del>ol</del> i ssat   |  |  |  |
| VEATON CERT  | IY LARGE<br>PUBLIC-CAEGON  | Luly                                     | L/ nayl  |  |
| MY COMMISSION EXP  | NO. 012737 TE TOTAL WILLIAM  | S Northea                                |  | lic for Oregon   |
| A Particular State of the State | Inco JAN. 20, 1980   | 6 My commission expin                    | 08 1-06-76   |  |
|  | and the second of the second o |  |  | -  |
|  |  |  |  |  |
| The State of the Land Control for  | COUNTY OF KLAMATH: s   | <b>s</b><br>Morbianis montal Ly als amon | AND PROPERTY OF THE PARTY OF   | The Applears   |
| Filed for record at requ   | est ofMotu   | tain Title co                            | the 3rd  | da   |
| of Jan   | A.D., 19 94 at 11:   | (8o'clockA_M., a                         | nd duly recorded in Vol  | н94  |
| ant or promoter to be  | of Mortgag   |  |  |  |
|  |  | Evelyn Biehn                             | County Clerk   |  |
| FEE \$15.00  |  | . <b>В</b> У — <u>О</u>                  | Dulle IXIL   | caroline_  |
|  | Total tier of the second finished  |  | 25   | sa La Pagaraga   |
| 1-12-14-64-6-12-14-0   |  | 전화되다면 국민들(1912년·1917년 1917년)             | The state of the s | and the state of t |