75035

K-46055 Ma restriction 41326 01-20-94PUS: 35 -RCVD signment). 112 TRUST DEED

THIS TRUST DEED, made this 1774 L. A. SWETLAND

Clance

as Grantor, ...Klamath JJJ AND E TRUST Klamath.County_Title.Company

as Beneficiary,

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acrestered for the second seco Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in hear real/values No. 952. in Klamathe County, Oregon, described as:

Lots 8 and 9, Block 10, BUENA VISTA ADDITION to the City of Klamathics supersussed Lots 8 and 9, Block 10, BUENA VISTA ADDITION TO THE CITY OF MIAMATHY. Falls, according to the official plat thereof on file in the office of the second seco STATE OF OREGON.

TOGETHER WITH that portion of vacated Oregon Avenue adjoining the Northerly Proide of said lot; a ceans pois mean a stored on which percent

This Trust Deed is being re-recorded to add Trustee which was inadvertently DATED

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together with all and singular 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 fixtures now or hereafter attached to or used in connecnow or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in community from with said real estates. To write the rents is some of profits thereof and all fixtures now or hereafter attached to or used in community FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of sum of ONE_HUNDRED_NINETY-SEVEN_THOUSAND_FOUR HUNDRED_SIXTY-FIVE AND 19/100 (\$197,465,19) note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if

The date of maturity of the debt secured by this instrument is the date, stat. The date of maturity of the debt secured by this instrument is the date, stat. To protect the security of this trust deed, grantor agrees: To protect preserve and maintain said property in good condition and the debt security of this trust deed, grantor agrees: The date of the security of this trust deed, grantor agrees: The date of the security of this trust deed, grantor agrees: The date of the security of the debt secured by this of the security of described, and all such payments shall be immediately due and payable will out. notice, and the nonpayment thereof shall, at the option of the beneficiary constitute a breach of this trust deed immediately due and payable and of the search as well as the other costs and expenses of this trust including the cos in connection with or in enforcing this obligation and truste's and attorney have sensible incurred.

of title search as the total, lees and expenses of this from including the cost in connection with the list the other costs and expense of the frustee incurred lees actually incurred, in enforcing this obligation and truttee's and attorney's 7. To appear in and defend any action or proceeding jumpring to allect the security rights of powers of beneficiary or trustee; and in a strong action or proceeding in which bere beneficiary or trustee; and in strik-ary suit for the foreclosure of the first of pay all costs and expenses cluding evidence of tile and them the dir the paragraph T in all cases shall be amount of attorney's lees mentioned in this paragraph T in all cases shall be decree of the trial court, granter lurth of an appeal from any indgment or pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-les of such appeal.

It is mutually agreed that:

It is mutually agreed that: S. In the event that any portion or all of and property shall be taken right, ii it so of eminent domain or condemnation, benicizry shall be taken right, ii it so of eminent domain or condemnation, benicizry shall be taken incured by grantor of required that all or any portion or all conveysed of the monies payallo to pay all resonable costs and expenses and altorney i fees manorable costs and expenses and altoriary and point in trut upon such proceedings, shall be paid to the trute by grantor or to any trutes mand herein or to any successor or success licitary in such proceedings, shall be paid to the trute by grantor or to any trutes mand herein or to any successor or success licitary in such proceedings, shall be paid to the trute by fantor secured by the trute benefit of the trute on such proceedings, shall be a paid to the trute by fantor appoints and expenses and altorney i altorney i altorney in the trute and appointer appoint a successor or success licitary in such proceedings, shall be one appoint to the latter appoint a successor or success licitary in such proceedings, shall be one appoint a successor or success licitary in such proceedings, shall be one appoint a successor or success licitary in such instruments es shall its own expense, to lake such actions if any payment, of its fees and toom time upon written requered of the property is situated, shall be consister proto of proper appointment (a) consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat is said property. (b), join in (consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat of said property. (b), join in (consent to the making of any map or plat of said property.

Volmgy Page 2771

Vol.ma 2 Page 3647

County alliged

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Wirness may vier

February 19.92 between

as Trustee, and

tist the date; stated above, on which the final installment of said note with second any easement or creating any restriction thereon; (c) join in any submitted for or other agreement aliccling this deed or the lien or charge franking any easement or creating any restriction thereon; (c) join in any submitted for or other agreement aliccling this deed or the lien or charge franking any easement or creating any restriction thereon; (c) join in any submitted for or other agreement aliccling the ded or the lien or charge franking any easement or creating any the described any part of the property. The legally, entitled there only any be described any part of the property. The conclusive provides and the reclusing there is that 35 for any of the indibidness hereby agrafts hall be not less than 35 for any of the indibidness hereby agrafts hall be not less than 35 for any of the indibidness hereby agrafts hall be not less than 35 for any of the indibidness hereby agrafts hall be not less than 35 for any of the indibidness hereby agrafts and the action and collection, including treats, less costs and expenses of gross past due and unpaid, and end other there is bene including to the there agree and there or invalidate any actions and the indibidness as accure hereby, and in such order as bene including to the application or create hereby any taking or damage of the property, and the services of any agreement hereunder, time being where any default or notice of default hereunder or invalidate any act done there any early the and of the property, and the second pay agreement hereunder, time being where a second hereby and allocated any act done there and any the beneficiary or any any addited any adjutent the beneficiary of the addited any act done there any distant or ording the addited any addited

together with irratice's and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place denoted in the notice of sale or the time to which said sale may in one parced of the provided by law. The truntee may be held or parcels action to the distance of the parcels and shall self the farcel or parcels action to the purchaser its deed in form as required by law conveying the truth of the parcel of the provided by law. The truthes may held the farcel satisfies the parcel of the parcels and shall self the farcel or parcels at the property so the purchaser its deed in form as required by law conveying the granter and bar with the provenant or wind by law conveying the granter and bar with the provenant or the sale. Trustee the granter and bar with purchase at the sale. 15. When intelicity, may purchase at the sale. The struthuling in the deed of any matters of lact shall define but including 15. When intelicity measured to the powers provided herein, trustee cluding the compensation of the trustee and a reasonable charge of sale, in-struster; (2) to the subsequent to the interest of the trust of all persons deed as their interest may appear in the order of the trust unplus, if any, to the granter to the interest of the trust at any, to the granter to the interest of the trust endited to such any in the sale interest of the truste and (3) the such as the first trustees interest is the sale. The sale is interest is the granter to the interest of the trust is at the sale. The sale is interest is and appear in the order of the trust and (4) the surplus, if any, to the granter to the interest of the interest of the such as the interest 16. Beneliciary may from time to time appoint a succent of the such is the sale.

NOTE: The Trust Geed, Act provides that the trustee hereinder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

SEVE Signas

2782 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except trust deed recorded April 6, 1990; in Volume M90, page 6400, microfilm records of Klamath County, Oregon, in favor of Klamath First Federal Savings and Loan Association as beneficiary; Conditional Assignment of Rents recorded at M90, page 7434, on * and that he will warrant and forever defend the same against all persons whomsoever. *April 20, 1990, in favor of Klamath First Federal Savings and Loan Association; AL NE THING BELL BELL The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are (a)⁴ primarily for grantor's personal family or household purposes (see Important Notice below). (b) for an organization; or (even il 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, 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 ownerver including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and wherever the context, so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. IMPOXTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; (I 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 regulated disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, diaregard this notice. Swetland Klamath) ss. STATE OF OREGON, County of 17.19-92 L. A. Swetland. by This instrument was acknowledged before me on bv of NOFAR Notary Public for Oregon 4 291 My commission expires . them ber tool the 1001 11.2010 sing thirthight a Te be used a a anni Airi age to ga ous Trustee TC: The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of seid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to, 19..... DATED: This Trust Dued is being re-recorded to augerustee watch war THURATI Beneficiary Do not loss or destroy this Trus Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before re myoyance will be made TOCKTICK SITH that porcion of vacated orseon Avenue adjoining the Northerly TRUST DEED TOLIN COUNTRY OR CONTRACT STATE OF OREGON, TCITI HIS CUSIENT ON LITE County ofKlamath. 13 TEL POEM NS. BILIT LO. FUR. G. TEVENERES LAWPUS CO., PDATLAND. ORE . U WATENN YEDDLING LO THE CLER I Certify that the within instrument was received for record on the ... 21 Stday , 1992... of here in the second at 4:10 o'clock P. M., and recorded **HARREN** in book/reel/volume No. <u>M92</u> on page 3647 or as tee/file/instru-STATE OF OREGON. .. 55. County of Klamath Treasurer. ment/microfilm/reception No. 41328, Record of Mortgages of said County. Filed for record at request of: Witness my hand and seal of Klamath County Title Co OF OAK County affized. on this <u>26th</u> day of <u>IanA.D.</u> 19 94 at <u>3:35</u> oclock <u>P.M.</u> and duly recorded Evelyn Biehn, County Clerk M94 of Mortgages Page 2771 in Vol. Evelyn Biehn County Clerk By Dauliae Mullenolos By Rouline Muleral Deputy RUST DEED **INDEXED** 5.00 រុក្ខនធិន Deputy. <u>{D\</u>/\/\/ Return \$10.00 Fee. Klamath County