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٧D. Vol.m94 Page 3620 @

CARL L. OWEN AND VIRGINIA L. OWEN

....., 19.94., between

. as Grantor.

KEY TITLE AND ESCROW COMPANIES, an Oregon corporation ., as Trustee, and DIONE CHRISTENSON AND DARLENE CHRISTENSON, Husband and Wife

626.4 94

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as Beneficiary, 10.1 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: and agent begans been been

Lot 11 in Block 10 of Tract No. 1122, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Main Market of Ourgon

Tax map no: 2607-001D0-11700 and M-111283

This instrument was acknowledged before the but.

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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum dt SIXTEEN THOUSAND AND NO/100-----(\$15,000.00)-----dt Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if

property against loss or then \$full_insurabl aline

the trial court, grantor nirther agrees to pay such sum as the appendic court shan aujuage reasonable as the beneficiary s or trainer s at torney's fees on such appeal: It is mitually agreed that: 8. In the event that any portion or all of this property shall be taken under the right of eminent domain or condemnation, bene-ticlary shall have the right if it so elects, to require that all or any portion of the mones payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust campany or sovings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company autho-rized 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 OSS 696:505 to 696:585. In 1995 to 1995 to 1995 to 2005 to 2005

atorearial should not cure or parties and default for include 11: Upon defaat LKA2: DEED frank to for include heling of the encode LKA2: DEED frank parties and for due and parties in such an even the beneficiary may be	astronoment the bunchers of the structure of an attended to the light structure of the stru
Carl O and Virginia E Own sector of its Description of the sector of th	I certify that the within instru- ment was received for record on the day of
After Decording Return to [Nome, Address, 2]p] ALL(1) (Construction) Lo Key Title Co. 1 #27-21049K States of the construction (Sey Title Co. 1 #27-21049K States of the construction)	Witness my hand and seal of

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Which are in second of the meaning equality for any all rememble ones, stronges and attorney's fees necessarily paid or incurred by dendering the stronges of applied to be adapted or incurred by bandled ones, stronges and attorney's fees necessarily paid or incurred by dendering the stronges of applied to be adapted or incurred by the mellicity of any research and all destends and all desten

and that the grantor will warrant and locever delend 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 loc grantor's personal, family or household purposes (see Important Notice Below), (b) the deed applies to, inuces to the benefit of and binds all parties hereto, their, heirs, legatees, devises, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and or beneficiary may each be more than one person; that it the coniext so requires, the singular shall be there to meen and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, the Grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

the granger without here doring 1.4 CV-Minute

within describ • IMPORTANT MOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required Days VIrginit disclosures, for this purpose use Stevens-Ness Form No. 1319, or equivalent. If complicate with the Act is not required, disregard this notice (2) 2000 001 Cary L Owen LON LILE UNALOS STATE OF OREGON, County of Lane Lane 2 Colores ..) ss. , 19.94

or parameter abbate and the transmission instrument was acknowledged before me on Jan. This instrument was acknowledged before me on by

83 CFFICIAL BEAL 7.9X DUNINA SHIFFER NOTARY PUBLIC - OREGON COMMISSION NO.013128 ITTO LOCK OF KLAMATH CO MY COMMISSION EXPIRES FEB. 19, 1996 000 1 Notary Public for Oregon My commission expires ... er for the transmission of the second s

Filed for record at request of ______ Mountain Title Cover in the _____ the _____ the _____ the Me Called Par Stant अस्त इत्तरप्र हिंग जिल्ला दे _ o'clock ____ A_M., and duly recorded in Vol. _____M94 __ day A.D., 19 94 Feb of 11:13 at of Mortgages 3620 on Page Evelyn Biehn County Clerk والمراجع والمحاج والمحاج \$15.00 FEE By Daule se Mullendere

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