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Volm94 Page 5792-02-08-94411:05 RCVD MTC 3000 -KR ²⁰ Wei THIS TRUST DEED, made this selecting at 27 and day of January 27

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DANNY R. ALLEN and CYNTHIA L. ALLEN, husband and wife MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

To Respect while the investment of the section of t

as Grantor. as Trustee, and

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as Beneficiary, are another we use been constructed particles of WITNESSETH? DE 200 Religion and good, on parts were a please and Grantor irrevocably grants; bargains, sells and conveys to trustee in trust, with power of sale, the property in

Lot 5 in OLD ORCHARD MANOR, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Notary Public for Ormor 2005

THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF CARROLL MOULTON, MARVIN F. MOULTON & ERVIN W. MOULTON, AS BENEFICIARY. SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF

This instrument was acknowledged before me on

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 prolits thereot and all fixtures 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 **THIRTY TWO: THOUSAND' SIX' HUNDRED' NINETY FOUR AND FIFTY/100ths

and philar statistical states of a promissor

enter of even date herewith payable to boneliciary or order and made by grantor, the tinal payment of principal and interest hereoi, if to instance, paid, to be due and payable to boneliciary or order and made by grantor, the tinal payment of principal and interest hereoi, if note of even date herewith payable to boneliciary or order and made by grantor, the tinal payment of principal and interest hereoi, if not constrained at the second by the single or Aprilial transmiss. Is 94 in the date of maturity of the debt secured by the instrument is the date, stated, above, on which the final installment of the note becomes due and payable. In the event the within described property, or any pair thereoi, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary option, all obligations secured by the instrument, inserpective of the maturity date expressed therein, e hall become immediately due and payable. If the 'Abd', the 'INSU' of the CHCINEN' or any second the secured by the instrument, inserpective of the maturity date second the beneficiary then, at the beneficiary option, all obligations secured by this instrument, inserpective of the maturity date second the KNNN of the CHCINEN' of a second by the instrument, intersective of the maturity date second the KNNN of the CHCINEN' of a second by the instrument, intersective of the maturity date second the KNNN of the CHCINEN' of the second by the instrument in the second the second the second the second by the instrument' in the second the second the second the second the second the second by the instrument' date second the second the second by the instrument in the second the second

at the Densiticary's option, all obligations secured by this instrument, irrespective of the maintern users or approval of the beneficiary, then become immediately due and payable). Use that there there there is a protect the security of this instant ded granter agrees, during to exclusion into the second and there is a protect of the maintain the property in good condition and respective of the maintain due of the second and there is a protect of the second and the s

former's loss on such appeal. It is mutually agreed that? "Formation of all of the property shall be taken under the right of eminent domain or condemnation; beneficiary shall have the right if is calculat, to require that all or any bottion of the monies psyable as compensation for such taking."

NOTE: The Trost Deed Act provides that the truitee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sevings and loan association authorized to do business under the loave of Oregon or the United States or the United insurance company autho-rized to insure title to real property of this state, its subsidiaries, affiliate, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

alorsaid, alall not cure or waive any Jobailt or hotica o 2. Upon is the LERAL DEED provide the only indust being of the results an arch in event the benchrists mure due and any able. In ouch in event the benchrists mure	detaut hereunder, an intribute in Constants of Prostant to react incides reaction and hereignee in granter and intribute as any appreciated interaction (B2) participation, the beachersty and ways of Constant in the reaction (B2) participation, the beachersty and ways of Constant in the reaction (B2) and (Constant in the reaction of the reaction
DANNYAR. "ALLEN and CYNTHLA" L. ALLEN P.O. BOX 138 BONANZA, OR 97623 alk best treated to be see	tobelly the relation of the tank is certify that the within instru- ally use of electric and entering ment, was received, for, record on the loss of electric and entering an entering and an or entering the second on the loss of electric and entering and the second of the second on the second of
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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tess necessarily paid or incurred by g in such proceedings; shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's tess in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the ind ness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be nec ssarily paid or incurred by grantor the indebte

In such proceedings; shall be paid to beneliciary and applied by it first upon any reasonable costs and expanses and atterney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in such proceedings, and the balance applied upon the indebted-mess secured horeby; and grantor agrees, at its own expanse, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneliciary's request. The obtaining such compensation, promptly upon beneliciary's request of beneliciary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment, of the indebtedness, trustee may (s) consent to the making of any map or plat of the property; (b) join in granting any essement or creat-ing any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereof; (d) reconvey, without wurranty; all or any part of the property. The grantes in any reconveyances may be described as the "person or persons legally emitted thereio," and the rectuals therein of any matters or facts shall be conclusive proof of the truthulness thereoi. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in prison, by agent or by a coever to be appointed by a court, and without regard to the adequecy of any socirity for the indebtedness hereby secured, enter upon and take possession of the property or any part thereous of the property, the collection, including reasonable altorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine. 1./11. The entering upon and taking possession of the property, the collection of such rents, issues and prolits, or, the proceeds of life ad other insurance policies or compensati

Hidary or the trustee shall execute and cause to be recorded a written notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustee shall fir the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. The trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the default consists of a failure to pay, when due, sums secured by the trust deed the default may be cured by paying the entire amount due at the cline of the time and the the cure other than such portion as would not then be due had no default may be cured by paying the entire amount due at the failur of the prone flocting the performance required under the obligation or trust deed. In any case, in addition to curing the default faile of the trust deed together with trustee's and atterney's floce to exceeding the amounts provided by law. The trustee shall be held on the date and at the time of the in one parcel or the solue of the trust deed together with trustee's and atterney's floce designated in the notic of alle or the time to which the sale may be postpond as provided by law. The trustee and stormey's floce designated in the notic of alle or the time to which the sale may be postpond as provided by law. The trustee may sell the imposery either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time to warranty, express or implied. The recitals in the default of any beneficiary, may purchase it the sale.

August 21, 1987 and recorded August 27, 1987 Volume M87 Page 15526 Microfilm records of Vlamath County in favor of Leatta Arvold RIce and Carroll Moulton as Beneficiary and that the grantor will warrant and locever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust dood are: ET'S THE ASTA

and that the grantor will warrant and lorever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the lean represented by the above described note and this trust deviation are: (a)* primarily lor grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (evan it grantor is a natural person) are for business or commercial purposes, administrators, executors, personal, representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary berein, frustee and/or beneficiary may each be more than one person; that it for construing this frust deed, it is understood that if he grantor, frustee and/or beneficiary may each be more than one person; that it for context, so, requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be media ensured and the implication of make a new provide and include the plural, and that generally all grammatical changes shall be readed be provided in the individe provide and on the provide and provide and that is provide and the primary of the or more the or provide the plural of poly counting the provide and the primary of the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be and to make the provide and the provide the provide the plural of the for the for the provide the provide the plural of the formations and to individual. if the context, so requires, the singular shall be taken to mean and include the plural, and that generally all made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

DECORDE IN WITNESS W	HEREOF, the grante	r has executed	this instrument to	he day and y	ear first above written.
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becomes due and net obsected she exact the within developed for sola, conversed, state and at allegated by the studies without that • IMPORTANT NOTICE: Delate, 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-Londing Act and Regulation 7, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. warranty (a) or (b) is

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Beneficiary

TANKING PERSON LONGINGING

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STATE OF OREGON, County of . .) ss. January 28 STATE OF OREGON, was acknowledged before me on or private structure of the instrument was acknowledged before me on restrict with an act and by DANNY: Revallen and CYNTHIA-LevalLen at the structure of the struc 19⁹⁴ 19 This instrument was acknowledged before me on

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KRISTI L REDD NOTARY PUBLIC - OREGON COMMISSION NO. 010431; 5: 4 NY COMMISSION EXPRES NOV. 16, 1995, -	Notary Public for Oregon My commission expires
REQUEST FOR FULL RECORVEY TO:	ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used only when obligations have been paid.) (ANCE (To be used on the paid o
deed have been fully paid and satisfied. You hereby are trust deed or pursuant to statute, to cancel all evidence	a directed, on payment to you of any sums owing to you under the terms of the s of indebtedness secured by the trust deed (which are delivered to you herewith warranty, to the parties designated by the terms of the trust deed the estate now
held by you under the same. Mail reconveyance and doc	
Do not lose of destroy this Trust Deed OR THE NOTE which it a	

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or destroy this Trust Deed OR THE NOTE which it secures. Do not los of must be delivered to the truthe for cancellation before (receivey ance will be made) 1:02:80.00 INNAL DEED

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EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on 08/27/87, in Volume M87, Page 15526, Microfilm Records of Klamath County, Oregon, in favor of CARROLL MOULTON, MARVIN F. MOULTON & as Beneficiary, which secures the payment of a Note therein mentioned. 440a

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of CARROLL MOULTON, MARVIN F. MOULTON & and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed. Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

STATE OF OREGON: COUNTY OF KLAMATH: ss

Filed for record at request of	f Mountain Title	cothe8th day
		ck A.M., and duly recorded in Vol. <u>M94</u> ,
lo,	f Mortgages	on Page4402
		lyn Biehn . County Clerk
FEE \$20.00		By Dauline Mullendore