| हों अपे क्षित्र कर के प्रतिकार के किए किए किए क<br>विकास कर किए   | TRUST DEED   | VUIDER Page 6030   |
|--|--|--|
| THIS TRUST DEED, made this 15 JAMES I. LESENEY   | day of Fe  | bruary 194 betwe   |
|  | ***************************************  |  |
| MOUNTAIN TITLE COMPANY OF KL   | AMATH COUNTY   | s Tructon  |
| MOUNTAIN TITLE COMPANY OF KLA<br>ZICTOR AND MARIE SANTANGELO , or the sa   | urvivor thereof  | , as 1 rusice, a   |
|  | VITNESSETH.  | as Beneficial  |
| Grantor irrevocably grants, hargains salls as  | nd commons to tour   | trust, with power of sale, the property  |
| and an experience of the second s     | scribed as:  |  |
| Lots 9 and 10 in Block 34 of SECO  | OND ADDITION to the  | e City of Klamath  |
| Falls, according to the official the County Clerk of Klamath Count   | plat thereof on f  | ile in the office of   |
| and the second contraction of the second   | -y, oregon.  |  |
| TO STATE OF THE ST |  | 8  |
| रितेक रितेक्षिता, अञ्चलका गर्वकार के क्षेत्रका के क्षेत्रका के क्षेत्रका के क्षेत्रका के क्षेत्रका के क्षेत्रक   |  |  |
|  |  |  |
| together with all and singular the tenements, hereditaments a<br>or hereafter appertaining, and the rents, issues and profits th   | nd special and a second at the   |  |
| the property,  |  | surveited attached to or used in commection will   |
| FOR THE PURPOSE OF SECURING PERFORMA   | NCE of each edisament of   | Annal I I I I I I I I I I I I I I I I I I I  |
| ****   | mrammin T.T.T. CTOU! WAS   | J.NINEIY UNE /   |
| note of even date herewith, payable to beneficiary or organ  | Dollars, with interes  |  |
| not sooner paid, to be due and payableper terms of no  | te ro  | mai payment of principal and interest hereof,  |
| ne date of maturity of the debt secured by this instri-  | ument is the date, stated al   | bove, on which the final installment of the no   |
| sold, conveyed, assigned or alienated by the grantor without that the beneficiary's option, all obligations secured by this instruction immediately due and payable.   |  |  |
| To protect the security of this tours deed, sounder a security of this tours deed, sounder a security of the s |  | similarity dates expressed therein, or herein, she   |
| rovement thereon; not to commit or properly in   | good condition and repair;   | not to remove or demolish any building or in   |
| 2. 19 complete or restore promptly and in send and t   | E 74   | link or improvement which may be constructed   |
| 4. 10 Comply with all lave pedianness duly   |  |  |
| o pay for filing same in the proper public office or office.   | rsuant to the Uniterm Com  | mercial Code as the beneficiary may require an   |
| 4. To provide and continuously maintain in-  | 54.54  |  |
| THICH IN COMPANIES accentable to the beneficiary with to   |  | 1 vv an announ test 1622 (SMD-47-7 71120) 557  |
| t least titteen days prior to the expiration of any artists  | January may back made  | une and to deliver the policies to the henelicier  |
| ure the same at grantor's expense. The amount collected under  | er any fire or other insuran   | ce policy may be applied by beneficiary may pro  |
| any part thereof, may be released to grantor. Such applicat.   | ion or release shall not cure  | of waive any default or notice of default here   |
| 5. To keep the property free from construction liens a   | nd to pay all taxes, assessi   | nents and other charges that may be levied -   |
| comptly deliver receipts therefor to beneficiary; should the gens or other charges payable by granter nichor by disert   | rantor fail to make payment  | t of any faxes, assessments, insurance premiums  |
| lent, beneficiary may at its antion make nowered it.   | and an armiting content  | ciary with funds with which to make such nev   |
| he debt secured by this seems doed with  | B. m o mid . or 11113 1143   | I used, shall be added to and become a mast o  |
| ound for the payment of the obligation bearing described   | , as how as the grantor, sin   | all oe bound to the same extent that they are  |
| ble and constitute a breach of this trust dead   | by the art are desired december  | e of this trust deed immediately due and pay   |
| 6. To pay all costs, fees and expenses of this trust inclusates incurred in connection with or in enforcing this obligate. 7. To appear in and defend any action or proceedings.   | ding the cost of title search  | t as well as the other costs and expenses of the   |
| nd in any suit, action or proceeding in which the beautist   | apointing to attect the secur  | ity fights or powers of beneficiary or trustee.  |
| entioned in this paragraph 7 in all cares shall be start to  | to well created a Of 12 distees  | autorney's fees; the amount of afterney's feet   |
| te trial court, grantor further agrees to pay such sum as the a<br>princy's fees on such appeal.   | ppellate court shall adjudge   | nt of an appeal from any judgment or decree of<br>reasonable as the beneficiary's or trustee's at-   |
| It is mutually agreed that:  |  |  |
| 8. In the event that any portion or all of the property ciary shall have the right, it it so elects, to require that all   | shall be taken under the rig<br>or any portion of the mon  | the contemporary of the surface of t |
| OTE: The Trust Deed Act provides that the trustee herounder  |  |  |
| ted to insure title to real property of this state, its subsidiaries, affili   | ts under the laws of Oregon or lates, agonts or homerhee, the  | the United States, a title insurance company autho-  |
| ant licensed under ORS 696.505 to 696.585.   |  | ormen States or ony ogency mereof, or an escrow  |
| TRUST DEED   | \8   | STATE OF GROON.  |
|  | and the second of the second o | CACIFOLIA SS.  |
|  |  | County of Starta Clare   |
|  |  | I certify that the within instru-<br>nent was received for record on the   |
| MES I. LESENEY<br>209 Applemate  | n  | +-world but fills  |
| 209 Applicate<br>Lamath 75005, O=97001   | ing pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangan pangan pangan pangan pangan p   | day òk 19  |
| 209 Applicate<br>Lamath Tages, DEGTAGI   | SPACE RESERVED &   | day ok   |
| SOG Applicate<br>Lamoth Tuces Ose The  | SPACE RESERVED &   | t  |
| 200 Applicate<br>Lamath Taces, Ose That  | SPACE RESERVED & FOR II RECORDER'S USE P   | and day ok   |
| 209 Applicate<br>Lamath Thos. 10:97001<br>CTOR AND MARIE SANTANGELO<br>047 Forwarthy Are   | SPACE RESERVED & FOR II RECORDER'S USE P   | day ok   |
| CTOR AND MARIE SANTANGELO  OHT FOLLOWITH Are  DAN JOSE, CH 95121  Beneficiary  | SPACE RESERVED & FOR II RECORDER'S USE P   | and day ok   |
| SOG Appleate<br>Lamath TSOES, 0597001<br>CTOR AND MARIE SANTANGELO<br>OHT FOLLSOITHY ARE<br>SAN JOSE, CA 95121   | SPACE RESERVED & FOR III RECORDER'S USE P  | day ok   |

Ву...



which are in excess of the amount required to pay all reasonable costs, expenses and attermo's fees recessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any estomable costs and expense and attermoy's fees to the control of the proceedings, and the before applied upon the indebted in the trial and appoilate courts, necessarily paid or increases and the proceedings, and the before applied upon the indebted in the trial and appoilate courts, necessarily paid or expenses, to take such actions and execute such instruments as shall be necessary may be applied to the property of the proceedings, and the before a part of the processary in the processary of the processary of the processary in the processary of the processary of the note for endorsement (in case of full reconvergences, for expenses and the indebtedness, trustees may (3) could not any subordination or other agreement affecting the liability of any person for the property. The grantes in any reconvergence may be desired in the processary of the survives mentioned in themselves the property. The grantes in any reconvergence may be desired in the processary of the survives mentioned in themselves the property. The grantes in any reconvergence may be desired to the truthflustes thereof. Trustee's legally entitled thereto', and the recitals therein of any matters or tasts than \$5.

The property of the survives mentioned in the property of the grantes and the property or any part thereof, in its own names use or otherwise property or the property or any part thereof, in its own names use or otherwise property or the property or any part thereof, in its own names use or otherwise collection, including resonable to property or any part thereof, in its own names use or otherwise collection, including resonable to property or any part thereof, in its own names use or otherwise collection, including resonable to the property or any part thereof, in its own names used or provided to the property or any

and that the grantor will warrant and lorever 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:

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

(a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below).

(b) for an organization, or (even it 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, legarees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legarees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heir highest, successors and essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, i

ame & \*IMPORTANT NOTICE: 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-Inding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disrogard this police.

STATE OF GRIDGON, County of SANTA CLARA Ö JAMES I. LESENEY This instrument was acknowledged before me on by JAMES I. LESENEY This instrument was acknowledged before me on AMPS I. LESONEY OFFICIAL SEAL
FRANK H: MUTENSPAW
ROTARY PUBLIC-CALFORMA
SANTA CLARA COUNTY
MY COMM. EXPIRED DEG. 8, 1994 Notary Public for Oregon

| STATE OF OREGON: COUNTY OF KLA | MATH: ss.         |                   |                    |
|--------------------------------|-------------------|-------------------|--------------------|
| Filed for record at request of | Mountain Title co |                   | _ thedthda         |
| of Feb A.D. 19 94              | at3:UZo'clock     | P_M., and duly re | corded in Vol. M94 |
| of                             | Mortgages Evely   | m Biehn Co        | unty Clerk         |
| FEE \$15.00                    | Ву                | Druce             | Mullinder          |

My commission expires .....