77966 Westington Mutual

24-94409:06 RCVD

DEED OF TRUST 1977-13-2469

Volong Page 8737 OREGON LOSE ONLY

AFTER RECORDING RETURN TO Klamath Fall's FSB POBOX

Klamath Falls OR 97601-0300

Loan # 002-04-253-0242035-6 Attention: OLISA G HAMAR THIS DEED OF TRUST is between

JOHN R AND MARGARET J KELLY 4.53 454

KLAMATH FALLS whose bddress is 3705 PINE TREE DR OR 97601

("Grantor"); MOUNTAIN_TITLE_COMPANY______, a KLAMATH cornerston, the address of which is 222 SOUTH 6TH ST, KLAMATH FALLS, OR 97603

KLAMATH County, Oregon, described below, and all interest in it Grantor ever gate:

The South 145.33 feet of Lot 3, Block 3, PINE GROVE PONDEROSA, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon .

together with: all income trents and profits from it? all plumbing, lighting, air conditioning and heating apparatus and equipment; and all fencing, blinds, drapas, floor coverings, built-in appliances, and other fixtures, at any time listalled on or in or used in connection with such real property, all of which at the option of Beneficiary may be considered to be either personal property or to be part of the real estate. All of the property described above will be called the. Property. To the extent that any of the Property is personal property Grentor grants Beneficiary, as secured party, a security interest in all such property and this Dead of Trust shell constitute the Security Agreement between Grento, and Beneficiary.

This Dead of Trust shall constitute a fixture filing. 2: Security, This Dead of Trust is given to secure patformance of each promise of Grentor contained herein, and the payment of

Forty Thousand And 00/100

renewals, modifications or extensions thereof, it also secures payment of certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repayment of money advanced by Beneficiary under Section 5 of other vise to protect the Property or Beneficiary's interest in the Property All of this money is called the "Debt". The final maturity date of the Loan is <u>03/15/09</u>.

If this box is checked, the Note provides for a variable rate of inferest. Changes in the laterest rate will cause the psyment smount and/or Loanterm to also change.

Learn term to date structure. 3. Representations of Grantor Grantor represents that: (a) Grantor is the owner of the Property, which is unencumbered except by sesements, reservations, and restrictions of recard not inconsistent with the intended use at the Property, and any existing mortgage or deed or trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary; and (b) The Property is not used primarily for agricultured or farming purposes.

4. Sale Or Transfer Of Property. If the Property or any interest therein is and or otherwise transferred by Grantor without Grantor first repaying in full the Debt and all other sums secured hereby, or if Grantor agrees to sell or transfer the property or any interest therein without first repaying in full the Debt and all other sums accured hereby, the antire Debt shall become interest the property or any interest therein without Bandfinery and the Debt and all other sums accured hereby, the antire Debt shall become interest at the Default Rate last that form is defined below ifrom the date of the sele or transfer until paid in full. In addition, Bandfinery shall have the right to exercise any of the remedies for default permitted by the Deed of Trust.

Beneficiary shall have the right to exercise any of the remedies for detault permitted by the Deed of trust. 5. Promises of Granter Granter promises: (a) To: keep the Property in good repair; and not to make, after of detailsh any of the improvements on the Property without (b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenents, conditions and restrictions affecting the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenents, conditions and restrictions affecting the Property; (c) To pay on time all lawful taxes and assessments on the Property; (d) To perform on time all lawful taxes and assessments on the Property; (e) To have the Property and the improvements thereon insured by a company satisfactory to Beneficiary against fire and extended coverage perils, and against such other risks as Beneficiary may reasonably require, in an amount aqual to the full insurable value of the improvements, and to deliver evidence of such insurance, coverage to Beneficiary Shall be named as the loss payed on all such (f) To use to it that this Deed of Trust remains a valid lien on the Property subsifier to all fields except these described in Section 3, and (f) To use to it that this Deed of Irust remains a valid lien on the Property subsifier to all insurable value of an encumbrance (other then those described in Section 3) over this Deed of Trust in any pleading filed in any action, the asserts the priority of any encumbrance (other than those described in Section 3) over this Deed of Trust in any pleading filed in any action, the assertion alone shell import the lier of this Deed of Trust for purposes of this Section 3) over this Deed of Trust in any pleading filed in any action, the assertion alone shell import the lier of this Deed of Trust for purposes of this Section 5) including compliance with all the terms of any prise

5. Curing of Defaults. If Grantor fails to comply with any of the covenants in Section 5, including compliance with all the terms of any prior mortgage or deed of trust. Beneficiary may take any action roulined to comply with any such covenants without waiving any other sight or remedy it may have for Grunt it's failure to comply, Repayment to Baneficiary of all the money spant by Beneficiary on behalf of Grantor shall be secured by this Deed of Trust. The amount spent shall bear interest at the Default Rate (as that term is defined below) and be repayable by Grantor on demand. 2113 (11-93)

RECORDING COPY

Page 1 of 2

Dellare

2. Defaults: Base (a) Prompt performance under this Deed of Trust to assertion. If Grantor doesn't pay any installment of the ioan on time, ind these a breach of any other money whose operations in the Deed of Trust of any other document securing the Loan. Grants will be ioan on time, ind these and any other money whose operations are the securing by the Deed of any shall be document securing the Loan. Grants will be ioan on time, ind these and any other money whose operations are the securing the comparison of the payment in trust and any other representation of the promote independence of the securing the comparison of the base of the securing the Loan. Grants will be detault and here to represent it full is demanded until represent will be detault to demand repayment in thull, the total are upward the Dewist and the Dewist with oregon law. If full is demanded until represent will be detault and in Demanders in writing. Trustees and set the These's are the of fifteen percent (15%) per year (the Dewist) for the supervise of the sale including a reasonable trustee may bid at the These's are the Dewist as followers (in the set of the trustee set of the set of the set of the trustee's the set of the s

prompt payment when due of all other sums so secured or to declare default for failure to so pay.
8. Condemnation: Eminent Domain In the event any portion of the Property is taken or demaged in an eminent domain proceeding, the entire amount of the award; or such portion entire may be necessary to fully satisfy the Debt and at other obligations secured by this Deed at an eminent domain proceeding, the end of beneficiary to be applied thereto.
9. Fees and Costs Grantor shall pay Beneficiary's and Trustas's reasonable cost of searching records, other reasonable is ward; or such there is obliged to proceeding to other proceeding to foreclose this Deed of Trust, in any lawsuit or proceeding to protect the lien of this Deed of Trust, in any lawsuit or proceeding to protect the lien of this Deed of Trust, in any lawsuit or proceeding on any appeal from any of the above.
10. Reconveyance: Trustee shall recorded all or and that of the Property under the Uniform Commercial Code, in any bankruptcy proceeding, and

on any appeal from any of the above.
10. Reconveyence: Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitied thereto.
by Beneficiary or the person entitled thereto.
11. Trustee; Successor Trustee and Boneficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyence to successor Trustee, and open the recording of such appointment in the mortgage records of the county in which this Deed of Trust estimated and written request for reconveyence and other obligations secured and written request for reconveyence as successor trustee, and open the recording of such appointment in the mortgage records of the county in which this Deed of Trust is mainting proceeding is brought by the Trustee.
12. Miscellaneous This Deed of Trust shall benefit and obligate the particle or blogated to notify any party where of a pending set of a start shall benefit and obligate the party where a dark with all powers of the performance.

Proceeding is brought by the Trustee. 12. Miscellaneous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legatees, administrators, exercises successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured by this Deed of Trust, whether or while person if two or more have signed this Deed of Trust the body of Trust referring to one person shall be read of trust, whether or while this berson if two or more have signed this Deed of Trust to become responsible for doing the things this Deed of Trust is determined to be invelid under law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as if not containing the period law, that fact shall be construed as of this Deed of Trust is determined to be invested and enforce, as though the invested nor provisions held to be invested of the termining rights and of the Deed of Trust is determined to be added to be invested and enforce. The property DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAPLE I and PROPERTY SHOUL DEFECT WITH THE APPROPRIATE CITY OR COUNTLY PLANNING DEPARTMENT TO VERIFY ASPROVED USES.

STATE OF day of March Dec. 2 3994 COUNTY OF Phy-10-FC On this device reasonally appeared before the JOHN R KETLDY MARGARET J KELLY the within and foregoing instrument, and ecknowledged that they algorid the series as their free and voluntary act and dead, for the tisse and to me known to be the individuals described in end who executed

a 151 OPFICIALISEAE DALLEEN JI BACHMAN NOTARY PUBLIC OREGON COMMISSION HOS 017356 MY COMMISSION EXPRES AUG 021996 day or MAD , 19 9 Q chman Notary Public for realiding at 2655 Shapta When 間的

My appointment expires alla REQUEST FOR FULL RECONVEYANCE TO: TRUSTEE (Do not record, To be used only when note has been paid.)

The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said Note on payment to you of any sums owing to you under the terms of the Deed of Trust, ta cancel the Note above mentioned, and directed evidences of indebtedness secured by this Deed of Trust together with the Deed of Trust, ta cancel the Note above mentioned, and directed designated by the terms of this Deed of Trust all the sente now held by your thereards. and to convey, without warranty, to the parties 100

Mall reconveyance to t, tir,

RECORDING COPY

STATE OF OREGON COUNTY OF KIAMATH Filed for record as request of

March Mountain Title Co

A.D. 19, 94 at 9:05 O'clock AM., and duly recorded in Vol. 24th ... day FEE \$25.00 - 00 Page _ 8737 M94

Evelyn Blehn - County Clerk

Br Dauline Multin

1996

Partition