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THIS DEED OF TRUST ("Section 19.93" 92" The granter is GE	ORGIA B SUTTENTAN	D ROBER! D GEOTHER THE TOTAL FURTHER	
GREEN TREE FINANCIAL CO under the laws of OREGON	RPORATION		(Trustee"). The beneficiary is which is organized and existing.
Tualatin, 08 97062		i, and whose address i	/97 r . 65
Borrower owes Lender the principal sur AND 93/100 dated the same date at this Security In- earlier, due and payable on the February	Dollars (U.S., S. 43 surment ("Note"), which	982.93). This debt provides for monthly paymen	is evidenced by Borrower's note at
This Security Instrument secures to Lenex extensions and modifications of the Nor	ider: (i) the repayment of e; (b) the payment of all c	sher sums, with interest, advan-	ed under paragraph 7 to protect
the security of this Security instrument Instrument and the NOE. For this print following lescribed property/located in	; and (c) the performance Borrowed interestably	of Borower's covenants and Examts and convers to Trustee.	agreements under this Security in trust, with power of sale, the
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THIS SECURITY INSTRUMENT combines uniform coverants for national use and non-uniform coverants with funited, yarintions by juicisdiction to constitute a uniform security instrument, overing real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

101 11. Playment of Principal and Interest Prepayment and Late Charges. Borrower shall promptly pay when due the principal for and interest principal and interest principal and interest principal for and interest of the Note in an analysis of the wave the principal for and interest of the Note is paid in full, a sum ("Funds") for:

113 2. Funds for Taxes and Insurance is Subject to applicable law or to accordance by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note in paid in full, a sum ("Funds") for:

(a) yearly taxes and assessments which may attain priority over this Security Insurance as a lien on the Property; (b) yearly leasehold payments or ground reason the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly leasehold payments or ground reason the Property; (b) graph and (f) any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8; in the office payment of mortgage insurance premiums. These items are called "Escrew Items." Lender may, at any time; collect and hold Punds in an amount not to exceed the maximum amount allender for a federally related mortgage loan may require for Borrower's escrew account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time; 12 U.S.C. § 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and held Funds in an amount not to exceed the lesser amount. Lender may, estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

incommercial tenders in a principal description in the funds are insured by a federal agency, instrumentality, or entity (including Lender, if Lenders such an institution) or in any Rederal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender ways Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by illender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender shall give to Borrower; without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made of the Funds are piedged as additional security for all sums secured by this Security Instruments of the Funds are piedged as additional security for all sums secured by this Security Instruments.

Instrument, and the Funds held by Lender exceed the amounts permitted to be held by applicable law. Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Formwittens when due, Lender may so notify Borrower in writing, and, in such case any time is not sufficient to pay the Formwittens when due, Lender may so notify Borrower shall make up the deficiency in number than the payments at Lender's sold discretion.

Homeore than the payment in full of all sums secured by this Security listingment, Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 2 is Lender shall acquire or sell the Property. Lender, prior to the acquisition

or sale of the Property, shall apply any whinds held by Lender, at the time of acquisition or sale as a credit against the sums secured by this Security instrument a rate of the results in some to ground the security instrument a rate of the same to ground the security instrument a rate of the same to ground the ground the same to ground the same to ground the ground t

secured by this Security Instruments. The state of the st

paragraph 2, third, to interest due downing to principal one; and sent and impositions attributable to the interest. Charges: Elens: Borrower shall pay all taxes, assessments, charges; files and impositions attributable to the Property which may attain priority over this Secucity Instrument, and leasehold payments or ground tens, if any. Borrower shall pay these obligations in the manner provided in recagnaph 2, or if not paid in that manner. Borrower shall pay them shall pay these obligations in the manner borrower shall promptly furnish to Lender all notices of amounts to be paid on time directly to the person owed payments directly. Borrower shall promptly furnish to Lender receipts evidencing under this payments that the lender at the payments directly. Borrower shall promptly furnish to Lender receipts evidencing the payments that the lender at the lender at the payments of th

me payments.

The still Borrower shall promptly discharge any dien which has principly over this Security Instrument unless Borrower: (a) agrees in which in the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) consests in good agrees in which in the Lender's opinion operate to faith the lien by, or defends against enforcement of the lien; only ascents from the holds of the lien agreement satisfactory to Lender suborpreventule; enforcement of the lien; only ascents from the holds of the lien; of the lien; only ascents from the holds of the Property is subject to a lien which dinating the lien to this Security Instrument, Lender may give Borrower anotice identifying the lien. Borrower shall may attain priority over this Security Instrument, Lender may give Borrower anotice identifying the lien. Borrower shall satisfy thereign or take one for more of the regions set for the above within 10 days of the giving of notice.

sansty member of the Observation and Sansty of the Property Insurances allowers shall keep the improvements now existing or hereafter erected on the Property insured against aloss thy fire, hazards included within the Property insured against aloss thy fire, hazards included within the Property insured against aloss thy fire, hazards, the Property insured against aloss the property and any other hazards, the Property insured against a shall be maintained in the acquires and including ellowers of the contract of the property in the prope

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Topihe periods that Lender requires a The insurance cartier providing the justic getail be chosen by Borrower subject to all ender supproval which shall not be unreasonably withhelds lighter that the principle coverage described above. Lender may hat Lender's pictory of foreign coverage is or provided a project to the project in accordance with paragraph 7.

All insurance is lighest and repeated whill be supposite to the region and shall include a standard mortage clause. Lender shall have the right to hold the policies and reactive to the receipts of paid premiums and receival motices. In the evaluation loss, so or over small property give to Lender all receipts of paid premiums and receival motices. In the evaluation property is property and the surance carrier and Lender 14 and 2 may make property loss with not made promptly by Borrower. The Hard College Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair if the Property danfaged, if the restoration of repair is economically feasible and Lender's security is not lessence. If the restoration of repair is not economically teasible be Lender's security would be lessened, the insurance proceeds shall be applied to the string sectived by this Security Italian of the property of the first sective by the Security Italian of the property of the string of the string of the section of the sec settle a claim, then Lender may collectabe insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums scenred by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given belong to proceed a suppose of process to a suppose of the contract of the of 1829 Whiless Liender and Borrower affectivise agree in wriding any application of proceeds to principal shall not extend of postpone the time date of the monthly payments inforced to in paragraphs I and I or change the amount of the payments. If under partigraph 21 the Property is negatived by Linder, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Exercise to the extent of the sums secured by this Security instrument, immediately prior to the acquisition? In the property is the Property: Borrower's Loan Application; Leaseholds Borrower shall occupy; establish and use the Property as Borrower's principal residence within sixty days affice the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year offer the date of occupancy, mass Lender otherwise agrees in writing, which consent shall not be infreasonably withheld, or indess extenuating chemistades exist which are beyond Borrower's control. Porrower shall not destroy, camage or impair the Property, allow the Property to deteriorate, or commit wiste on the Property. Borrower shall Be incideratil trany forfeiture action of proceeding, whether civil or driminal, is begin that in Lender's good faith judgment could result in folfeithte of the Property of Burel wise materially impairing hen created by this Security Instrument or Lender's Security interests. Borrower may cure such a delault sud resustate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in a coder's good (with determination, precludes forfeiture of the Borrower's interest in the Property of other material impairment of the lieu created by this Security Instrument or Lender's security interests Borrower shall also be in default in Borrower shall be be a shall also be in default in Borrower shall also be in default in Borrower shall also be in default in Borrower shall be be a shall also be in default in Borrower shall be be a shall also be in default in Borrower shall be be a shall also be in the shall also be in the shall be be a shall be a shall be information of statements to Lender (of falled to provide Lender with any material information) in connection with the loan evidenced by the Note, including but not pointed to Representations concerning Borrowler's occupancy of the Property as a principal residence of this Sectivity this transcores on a lease trong Borrowershall comply with all the provisions of the lease. If Borrower acquires fee file to the Property the Casebold and the les that the shall not merge unless Lender agrees to the merger the winding. interger on winning.

Or to hig. Protection of Lander's Paints in the Property. If Borsower fails to perform the covenants and agreements contained in this Society Trist movent, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in Bankington probate. The condembation of Ibrichards to enforce laws or regulations), then Leader may dolard pay for whatever is held safe to protect the value of the Property and Leader's rights in the Property. Leader's actions may incline paying any some second by a liea which has prioring to courtly instrument, appearing in court, paying reasonable an one year some southern and the Property to the 5 repairs. Although Lender may take action under this paragraph 7. Render we's not have to the dark paragraph 7 shall be one additional debt of Borrower secured by this country amounts disbursed by Lender indee this darkgraph 7 shall be come additional debt of Borrower secured by this Security this trum out. Unless Borrowereing I indeed give the other terms of provident, these amounts shall bear interest from the date of dish sinem as the Note rate and sall be payable, with all test upon notice from Lender to Borrower requesting baying its and the result of the second processes of the result of the resul Security Instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lipses or class to de in effect. Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mornage insurance previously in effect, at a cost substantially equivalent to the Post to Borrower of the mortgage fusu, and proviously to effect, from an alternate mortgage insurer approved Equivalent to the tost to Borrower of the mortgage also provided as effect, from an alternate mortgage insurer approved by Londer. If automatically equivalent mortgage insurer approved by Londer. If automatically equivalent mortgage insurer approved by Londer. If automatic the provided in the surface of t

the amount and for the periot that Lender requires) provided by an insurer approved by Lender again becomes available amount and for the periot that Lender requires required to maintain nortgage insurance in effect, of to provide a loss and is obtained. Borrower shall pay the premiums required to maintain nortgage insurance ends in accordance with any written agreement between Borrower reserve, until the requirement for moregage insurance ends in accordance with any written agreement between Borrower reserve, until the requirement for moregage insurance ends in accordance with any written agreement between Borrower reserve, until the requirement for moregage insurance ends in accordance with any written agreement between Borrower and inspections of the Property. Lender shall and the property of the prop inspection. Econor or its agents may anake reasonable entries upon and inspection or the respection.

give morrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection. A resign Tondemnation The proceeds of any award or claim for damages, director dons quential, in connection with any condemnation of other taking of any part of the Property of for convey these in her of education, are hereby assigned any condemnation of other taking of any part of the Property of the convey the interest the Archery to the convey to t and snau oc paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether of not then due; with any excess paid to Borrower. In the event of a partial taking of the Property in which the whether or not men one, which any excess part to be tower the me of the amount of the sums secured fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the focal amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrowers In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured iminediately before the taking, miless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due. if it will will be a bandoned by Borrower, or it, after notice by Lender to Borrower that the condemnor offers to thake in award of settle a claim for damages, Bolrower fails to respond to Conder within 30 days after the date the notice is given; Lender as authorized to collect and apply life proceeds at its option wither to restoration or repair of the Property or to the suins secured by this Security his thingen, whether or not then the is or to the sums secured by this security manufactor whether the principal shall not extend the this Unless Pander and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or Bostpous the dile date of the mouthly payments referred to in paragraphs. I and 2 or change the amount of such payments. or postpone me and part of the monant payment of a bureful By Lander No. a Waiter. Extension of the time for payment or modification of amortization of the sums seell on by this Security Instrument granted by Lender to any successor in interest inconnection of amorphisms of measures seemed by the original Borrower's successors in interest. Lender of Borrower's ball not operate to release the Hability of the original Borrower's ball not operate to release the Hability of the original Borrower's ball not operate to release the Hability of the original Borrower's necessors in interest. shall not be required to commence proceedings across any successor lift into est or refuse to extend time for payment or officerwise modify amortization of the sums seem at 5 was Security instrument by reason of any demand made by the original outer wise moonly amortization of the sums seemed of this seemen, instrument of teason of any demand made by the original Bottower of Bottower's successors in interest. Any top surface by Lander in Exercising any right or remedy shall not be a waiter of or predicte the exercise of any right or remedy. a warver of or prequire the exercise of adjugate of and Several Liability. Co-signers. The covenants and agreements of conficultivities is and assigns Bound, Joint and Several Liability. Co-signers. this security instrument shall built and benefit the successors and assigns of Lender and Horrower, subject to the provisions of paragraph 17. Borrower scove and and agreen cits shall be joint and several! Any Borrower who co-signs this Security or paragraph 17, morrower's coverages and agreements man to joint and convey that his framear burdless not execute the Antes (a) is 4000 with this Security Instrument only to morroage, grant and convey that Borrower's interest in the Property under the forms of this Security Instrument, (b) is not personally obligated to pay the SUPPLY SUPPLY THE Society Instrument and the second property of the Portower may agree to extend, medify, some security by the security instrument, and to the territs of this Security Instrument of the Note without that Borrower's consent? Occabance been applying the property of the London Security Instrument of the Note without that Borrower's consent? Occabance been applying the property of the Note without that Borrower's consent? consecuted the contract of the contraction of the contract of charges, and that have many interpreted so marine interest or other to an enarge. Concert to to oc concerts in connection with the loan exceed the permitted limits which is a limit with a connection of the permitted limits will the charge to the permitted limits will the charge to the permitted limits will the charge to the permitted limits will be charge to the permitted to not only the connection of the permitted that the permitted to not only the connection of the permitted to not only the connection of the permitted that the permitted that the permitted to not only the connection of the permitted that the permitted t a direct payment to Borrower. If a retund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge funder the Nibels and prepayment any prepayment charge funder the Nibels and prepayment and prepayment of the Nibels and Nibels any prepayment unargonimes me mules.

Septe a International Many notices of Roy notices for Roy or the provided for in this September in submitted to be given by delivering it or Expending at by first class mail littless applicable the requires its of allother method. The notice shall be directed to the Properly Address of any office address their well designates by a self-theoret. Any notice to Lender shall be given by first classification of the provided for in this Security Instrument in the initial paragraph.

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It is a security in the security in t Property Address or ship office address Torrosse Cestionates by notice is Hender Any notice to Lender shall be given by

Borrowershall be given one conformed copy of the Note and of this Security instrument. IV Transfer of the Property of a Beneficial Interest in Boirower. If all or any part of the Property or any interest in it is sold or transferred and Borrower is not a minual person) without hendement of movement and entirely person) without hendement of movement and entirely person) without hendement of movement and entirely of all sums isecured by this security unstrangents I low eyer, this options hall not be exercised by Lender if exercise is prohibited by federal law as of therdates of this Securior distroments aroser singly reading and a contract

mist). (If Lendert exercises this toption; ligaden shall give Pottower notice of acceleration. The notice shall provide a period of motiless share 30 days from their differential or is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument out Programme fails to pay these arms prior to the expiration of this period. Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

1940 up. 1841 Borrower's Rightito Reinstate wilf Borrower meets certain conditions, Borrower shall have the right to have chiforcement of this Security Instrument discontinued at anytime prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due ander this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to reasonable atterneys' fees; and (d) takes such action as Lender may masonably require to assure that the lien of this Secucity instrument, Lander's rights in the Property and Borrower's obligation to pay the sums secured by this Security Anstroment Shall continue anchanged. Upon reinstatement by Borrower, this Security Inistrument and the obligations accurred hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply tim the case of acceleration under paragraph 17.

19. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one one more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Services unrelated to a sale of the Note. If there is a change of the Loan Servicer; Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law.

mix mur20: Hazardous Substances - Borrower shall noticause or permit the presence, use, disposal, storage, or release of any Hazardous Substances oncor on the Property Morrowest shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law (The preceding two sentences shall not apply to the presence, use our storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses, and to maintenance of the Property of as a manual way

has to Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any egovernmental or regulatory stagency for private party avolving the Property and any Hazardous Substance or Environmental Law of which Borrows has actual knowledgeo If Borrower learns, or is notified by any governmental or regulatory authority; that any removal on other remediation of any. Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. ac count As used in this paragraph 20; "Hazardous Substances Lare those substances defined as toxic or hazardous substances

by Environmental Law and the following substances: gasoline, keroscae, other flammable or toxic petroleum products, toxic pesticides and herbicides volatile solvents, materials containing aspestos or formaldehyde, and radioactive materials. As used in this paragraph 20; "Environmental draw" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protections of the safety of the safety

NON-UNIFORM COVENANTS: Borrower and Leader further covenant and agree as follows:

21: Acceleration: Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Listonment (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration or the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale, If the default is not cured on or before the date specified in the motice, Lender at its optimizative quire immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender The state of the s

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Libbenderalivores the poper of sale dender shall several corrected to ever the a written notice of the courtence of an extraction of default and of Lender & Section to cause the Property to be sold and shall cause such notice sale libbe manner prescribed by applicable law to property is located. Lender to Tristice shall give notice of the courtes of the time required by applicable law. After the time and place and under the terms designed in the property at public law. After to the lighest bidder at the time and place and under the terms designed in the notice of sale in one or more parcels and in any lorder Trustee distributes. Trustee distributes are not being of all or any parcel of the Property by public and any sale of the Property by public at th

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The regitals in the Trustee's deed shall be prima facie evidence of the truth of the statements quade therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instru-

medit, and (c) any excess to the person or persons legally entitled to it.

22. Reconveyance. Upon physical of all surje secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons

legally emitted to it. Such person or cersons shall pay any recordation costs.

23. Substitute Trustee, Lender may from these to that remove Trustee and appoint a successor trustee to any Trustee. appointed hereunder. Without conveyance of the Property, Electroceasor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law.

R | am241: Attorneys Frees Sensed in this Scennig institution and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate countries of the second industrial and in the roce, and the second described by an appellate countries of the second industrial and industrial and industrial and the second described by Borrower and recorded together with this Security Instanties, the covariants and appearance of the Second Countries and supplement the covariants and agreement, of the Second Countries and the rider(s) were a part of this Security Instantient. (Chrisk inplicable box(es)) | Line | the arm of harding spiles as the spiles of t

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GEOSTICE SUTHERLAND CONTROL SUCCESSION Number 2/1 6-34-0 The state of the continuous continuous series of the continuous series -Bottowei

INCLUDING SCHOOL Number 5 4

Apital July Destrict Addition Fend Country of Klam

February 25 Na. Personally appeared the above name <u>Georgia B. Sutherland & Robert D. George</u> and acknowledged the foregoing is connect to be their voluntary act and

WITNESS My hand and official seal. OFFICIAL SEAL
MARY KENNETHE 303
MARY KENNETHE 303
MOTARY PURILS - OREGON
COMMISSION NO. 014775
MYCOMMISSION EXPRIES APR. 20, 1996 und frage 6 of 6 pages)

My Compiseion axpress 14/20796

SIMTE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request of __ Mountain Title co March A.D., 19 94 at 9:52 Octock A.M., and duly recorded in Vol. M94 day FEE \$35.00

Evelyn Right - County Clerk
By Carelless Muslends