BTC SUNR	IVER	15035932546 P.01/02		
78928 04-11-94A11:31 RCVD	TRUST DEED	Vol.mg4 Page 10714		
THIS TRUST DEED, made this	3 day of M	arch , 1994, between		
	Mil	What matings		
	Bind Ti	the Company as Grantor,		
	WITNESSETH:	ack Hartman, as Beneticiary,		
Granfor irrevocably grants, bargains, seli KLAMA HA County, Oregon	Is and conveys to the	tee in trust, with power of sale, the property in		
ales en la estado en la estado en la estador de la est Notas estador en la estador de la estador		(a) Supervised on the second secon		
River Pine		n > 1 $T = 7$		
3rd additu		23, 107 0-		
MHX14928	[1] C. S. S. Spitcher, and S.	n an an Anna a Anna anna a		
together with all and singular the tenements, hereditame or hereafter appertaining, and the tents, issues and profi the property	nts and appurtanances and	I all other rights thereinto betweeter		
FOR THE PURPOSE OF SECURING DEDECT				
	***************************************	ent of grantor herein contained and payment of the sum		
note of even date herewith, payable to beneficiary or o not sooner paid, to be due and payable	rder and made by franto	interest thereon according to the terms of a promissory r, the final payment of principal and interest hereof. if		
The date of maturity of the debt secured by this	instrument is the date, st	ated allows on which the direct to the		
content shell not be unit purity of grantor & interest in it i	without first obtaining the	written consent of angenal al (or any part) of the		
The execution by granter of an earnest monoy agreement To protect the required an earnest monoy agreement	come inmediately due as ** does not constitute a su	al payable. (Delete underlined clause it inapplicable.)		
1. To protect, preserve and maintain the property	y in good condition and r	EPAIL not to terrove of demaliation of the		
damaged or destroyed thereon, and pay when due all cost	nd habitable condition and ts incurred therefor.	y building or improvement which may be constructed,		
3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions atlecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing seams in the proper public offices, as well as the cost of all lien scarches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.				
damage by lire and such other hazards as the beneficiary	nce on the buildings now y may from time to time	or heresiter erected on the property against loss or		
damage by lire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$ witten in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary, ficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary cure the same at grantor's expense. The amount collected under any fire or other insurance nodicy may be the beneficiary may pro-				
any indebtedness secured barehy and in much and	under any fire or other .	insurance policy may be applied by be-		
5. To keep the property free from to such notice.	· .	to set of white any default of notice of default here.		
liens of other charges naveble by deament althe the	the grantor fail to make p	syment of any taxes, assossments insurance and		
socured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and the note				
bound for the navment of the obligation bound for the navment of the obligation	ribed, as well as the gran	itor, shall be bound to the same event that they along		
able and constitute a breach of this trust dead. 6. To pay all const factors and a second this for the factors of the factors for the factors	neticiary, rondor all sums	secured by this trust deed immodiately due and pay-		
6. To pay all coars, fees and expenses of this trust including the coast of title search as well as the other costs and expenses of the trustee incurred in connection with or in enlorcing this obligation and trustee's and attorney's lees actually incurred. 7. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; to one with each or proceeding in which the beneficiary or trustee may appear. Including any with each other the beneficiary or trustee;				
mentioned in this persent including ovidence of title and the beneticiary's or frustee's afterney's least the environment of this deed,				
It is such appear,	1 A.	set of the set of the set of the set of the set		
		the right of eminent domain or condemnation, bene- he manies payable as compensation for such taking		
of savings and loan association authorized to do business under must	be either an attorney, who is a	n active member of the Oregon State Bar, a bank, trust company		
WARNING: 12 USC 1701 tentilates and may prohibit examinated	antes oraine er ant allanes m	ereur, or an escrow agent licensed under ORS 696,505 to 696,685.		
"The publisher suggests that such an agreement eddress the issue	or octaining beneficiary's con			
		STATE OF OREGON,		
melissa mathews		County of		
GLICHNIST OR 97737		ment was received for record on the		
Jack Hartman	SPACE ACCENTED	at		
Springfield no harris	RECORDER'S USE	page or as fee/file/instai-		
Beneficier	s stand on a constant series is a so- and an an age filling series is an original series a strategy filling as a strategy and series a	ment/microfilm/reception No		
Ster Recording Eatern to (Name, Address, Zip);	n an	Witness my hand and seel of County affixed.		
390 Blackstone	n an			
Springfield DR 97477		A STATE OF AN A STATE OF A STATE		

Value Handler

1

net applicab as such wer beneficiary disclosures: If compliant

1.1.2.2.2.2

15035932546 P.02/02 مى مەربىلىدىدە بىيەر بىيەر سۈرى 1 بىلەر بىلۇرى، مەربىلىدىدە بىلەر بىيەر بىلەردى 1 بىلەر بىلەر

50=

10715

TRUST OFF

<u>द्रध्य विकेल</u>

NON.

PLOTO A STATUST TO TRUST AND A STATUST AN

appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest ontitled to such surplus.

16. Beneliciary may from time to time appuint a successor or successors to any trustee named herein ur to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the lattor shall be vested with all title, appointed introduct, o por such appointment, and written conveyance to the successor manap, no netty shall be rested with an analy powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be powers and duties conferred upon any trustee herein named or appointed hareunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgade records of the county or counties in which the property is altuted, shall be conclusive proof of proper appointment of the successor trustee. 1. Trustee accepts this trust when this used, duly executed and acknowledged, is made a public record as provided by law. Trustee is not oblighted to notify any party horsto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The granter covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the granter is lawfully soized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the luan represented by the above described note and this trust deed are: (a)² primarily for grantor's personal, tanily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a netural person) are tor husiness or commercial purposes. This deed applies to, inures to the benefit al and binds all parties hareto, their hoirs, legatess, devisees, administrators, executors. This deed applies to, inures to the benefit al and binds all parties hareto, their hoirs, legatess, devisees, administrators, executors. This deed applies to, inures to the benefit at and binds all parties hareto, their hoirs, legatess, devisees, administrators, executors. The arehow, whether or not named as a bondiciary herein. Secured hernby, whether or not not and as a bondiciary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one porson; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one porson; that if the context so requires, the singular shall be taken to mean and include the plurul, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken to mean and include the plurul, and that denerally all grammatical changes shall be in ado, 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. M. Pina MMalheux + IMPORTAN

NOTICE: Delete, by lining out, whichever warran les if warranty (a) is applicable and the beneficia	nty [o] or (b) is L	
d is defined in the Truth-in-Londing Act and se AUST comply with the Act and Regulation by m for this nurmous use Stevens-Ness Form No. 1319.	guiatan 2, ito aking requirad , or equivalent.	
e with the Act is not required, disregard this notice STATE OF OREGON, This instrument	County of	March 23. 19.94,
IN PLISSO	Was acknowledged before me on	***************************************
as		
OFFICIAL SEAL MANTES E. MENDRY NOTATY FUGLIC - CHEEON COMMISSION NO. COUDIS HY CILL SIVE BEILS JUY 2, 195 A	My commission expires	Eblender Notary Public for Oregon 7-8, 95
A second seco	EYANCE (To be used only when obligations hav	

held by you under the same. Mail reconveyance and documents to

det for the

......, 19...... DATED: .. De not lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

والمتربعة بولينا والمرادين

Beneliciary

MAR-02-1994 15:43 BTC SUNRIVER

15035932546 P.02/04

10716

PROMISSORY NOTE

18,000 , march 3, 1994 \$

I (or if more than one maker) we, jointly and severally, promise to pay to the order of JACK HARTMAN at PLACE DESIGNATED BY HOLDER OF THIS NOTE

DOLLARS,

with interest thereon at the rate of ______ percent per annum from Sunce 1 . 1994 until paid, payable in 60 installments of not less than $\frac{100}{2}$ in any one payment; interest shall be paid ______ and is included in the minimum payments above required; the first payment to be made on the _____ day of Sung., 1994 and a like payment on the same day of each month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay holder's reasonable attorney's fees and collection costs, even though no guit or action is filed hereon; however, if a suit or action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided.



STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at request of _ <u>Melissa Mathews</u> $_{\rm the}$ 11th dav _ A.D., 19 <u>_94</u> at ___ Apr11 11:31 o'clock A.M., and duly recorded in Vol. M94 of _ Mortgages_ on Page <u>10714</u> Evelyn Biehn · County Clerk FEE \$20.00 Bv uline Allicensiero