422 Main Street Klamath Falls, Oregon 97601

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79699	ng kangang ang kangang kangang dianggan panggang dianggan panggan panggan panggan panggan panggan panggan pang Panggan panggan pangga	TRUST DEED	Volm	194 Page	<u> 12385</u>	***
THIS TRUST	DEED, made this 19th MAYLOR AND SANDRA J. 1	day of CAYLOR, husban	April d and wife	<u> </u>	,1994_, betw	7een
KLAMATH COU KEITH L. RIC	NTY TITLE COMPANY CE, JR AND JEAN M. RIC		wife with	rights of		and
171		WITNESSETH: and conveys to tru				
	Parcel 1 of Minor 1 20, 1991, situated Range 8 East of the Oregon.	in Section 11	l, Townshi	p 39 South,		
or hereafter appertaining, the property: FOR THE PURPO TWENTY FIVE ************************************	ular the tenements, hereditaments and the rents, issues and profits DSE OF SECURING PERFORM THOUSAND FIVE HUNDRED ********(\$25,500.00) th, payable beneficiary or ordered payable MAY 10	thereof and all fixtur IANCE of each agree DOLLARS AND N Dollars, w. er and made by gran	es now or herea ement of granto NO/100**** ith interest the ntor, the final p	after attached to o r herein contained ************************************	or used in connection I and payment of the *************** the terms of a prom	e sum
The date of maturit becomes due and payabl property or ali (or any property shall not be unrest the maturity dates expre	y of the debt secured by this in e. Should the grantor either agreatt) of grantor's interest in it will asonably withheld, then, at the bessed therein, or herein, shall become a earnest money agreement*	strument is the date, ee to, attempt to, or thout first obtaining eneficiary's option*, ome immediately du * does not constitute a	, stated above, r actually sell, o the written cor all obligations s e and payable.	on which the find convey, or assign nsent or approval secured by this in (Delete underline	al installment of the all (or any part) of of the beneficiary, astrument, irrespect d clause if inapplic	e note of the which ive of
1. To protect, pres provement thereon; not to 2. To complete or damaged or destroyed the 3. To comply with	serve and maintain the property of commit or permit any waste of restore promptly and in good and ereon, and pay when due all costs all laws, ordinances, regulations, ecuting such financing statements	in good condition an the property. I habitable condition incurred theretor. covenants, conditions	any building o	or improvement w	rhich may be constr	ructed, liciary
agencies as may be deem 4. To provide and damage by tire and such written in companies acc ticiary as soon as insured at least fifteen days prio- cure the same at grantor any indebtedness secured or any part thereof, may	the proper public office or office ed desirable by the beneficiary. I continuously maintain insurance other hazards as the beneficiary eptable to the beneficiary, with it; if the grantor shall fail for any recommendation of any policy is expense. The amount collected hereby and in such order as beneficially and to grantor. Such apparet done pursuant to such notice.	ce on the buildings in may from time to the last loss payable to the last last loss payable to the last last last last last last last last	now or hereaft ime require, in a tter; all policies such insurance a hereafter placed her insurance p b, or at option o	er erected on the an amount not les of insurance shall and to deliver the lon the buildings, oolicy may be app of beneficiary the e	e property against less than \$UII INS I be delivered to the policies to the bene, the beneficiary ma olied by beneficiary entire amount so col	loss of Surable beneva- ticiary ty pro- y upon lected,
5. To keep the prassessed upon or against promptly deliver receipts liens or other charges payment, beneficiary may, secured hereby, together the debt secured by this with interest as atoresaic bound for the payment than the nonpayment the	roperty free from construction lie the property before any part of a therefor to beneficiary; should it yable by grantor, either by direct at its option, make payment the with the obligations described in trust deed, without waiver of any d, the property hereinbefore described the obligation herein described reof shall, at the option of the be	such taxes, assessme the grantor tail to ma payment or by provi reot, and the amoun a paragraphs 6 and 7 rights arising from bi ribed, as well as the 1, and all such paym	ints and other cake payment of iding beneficiar; it so paid, with of this trust de reach of any of grantor, shall lents shall be in	charges become pa any taxes, assessm y with funds with a interest at the lated, shall be added the covenants her be bound to the s nmediately due ar	ast due or delinque, which to make suc the tomake suc rate set forth in the down and become a peof and for such paysame extent that the payable without	nt and miums, th pay- te note part of rments, tey are notice,
trustee incurred in conne 7. To appear in a and in any suit, action o to pay all costs and exper mentioned in this paragr the trial court, grantor in torney's fees on such app It is mutually agree 8. In the event if	s, fees and expenses of this trust ection with or in enforcing this on defend any action or proceeding proceeding in which the beneficenses, including evidence of title a aph 7 in all cases shall be fixed butther agrees to pay such sum as beal.	obligation and trustee ng purporting to afte ciary or trustee may and the beneficiary's by the trial court and the appellate court s	est the security appear, including or trustee's att in the event o shall adjudge res under the right	's fees actually in- rights or powers ng any suit for th forney's fees; the if an appeal from asonable as the bo of eminent doma	curred. of beneficiary or to ee foreclosure of this amount of attorney any judgment or de eneficiary's or truste	rustee; s deed, v's fees cree of ee's at-
NOTE: The Trust Deed Act p or savings and loan associati property of this state, its subsi "WARNING: 12 USC 1701	rovides that the trustee hereunder must on authorized to do business under the idiaries, affiliates, agents or branches, th regulates and may prohibit exercise of	t be either an attorney, wi laws of Oregon or the Ur ne United States or any ago this option.	ho is an active me nited States, a title ency thereof, or an	mber of the Oregon S insurance company escrow agent license	State Bar, a bank, trust of authorized to insure titl	company le to real
ing publisher suggests th	at such an agreement address the Issu	o or onwitting neutricial		TATE OF ORE	GON,	
TR	UST DEED		1			ss.
			me	I certify ent was receiv	that the within i	instru- on the
	Grantor	SPACE RESER FOR RECORDER'S	even at in	book/reel/valu	M., and rec ame No or as fee/file/i	corded on
	Beneficiary		m	ent/microfilm/ ecord of	reception No of said Comp hand and s	ounty.
After Recording Return to (Nam			Co	ounty affixed.		
Klamath Count	y Title Company	11				

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, 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 note for endorsement (in case of full reconveyances, for cancellation), without affecting this deed or the lien or charge thereof; (d) the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) the indebtedness, trustee may (a) consent to the making of any map or plat of the property. The grantee in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any

to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part hereot, in its own name sue or otherwise collect the rents, issues and profits, including the and unput and any part hereot, in its own name sue or otherwise collect the rents, issues and profits, including the and the part of the collection of such rents, issues and profits or the proceeds of fire indebtedness secured hereby, and taking possession of the property the collection of such rents, issues and profits, or the proceeds of the network of the such and taking possession of the property of the collection of such rents, issues and profits, or the proceeds of the network of the such that the property of the collection of such rents, issues and profits, or the proceeds of the network of the such and taking possession of the property of the collection of such rents, issues and profits, or the proceeds of the such and taking possession of the property of the collection of such rents, issues and profits or the proceeds and taking possession of the property of the collection of such rents and the property of the such and the property of the

seized 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.

and that the grantor will warrant and forever 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 deed are:

(a)* primarily for grantor's personal, family 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.

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes, administrators, executors, this deed applies to, intures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, 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 pamed as a beneficiary herein.

secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it he context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITHES WHERE the departs has apply the instance of the departs has a possible to the departs have the plural and that generally all grammatical changes shall be a possible to the depart of the departs have a province of the departs have a possible to the departs have a possible

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor reason in WITNESS WHEREOF, the grantor reason in WITNESS WHEREOF, the grantor (a) or (b) is *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is a creditor reason in the second resolution of the second resolution resolution of the second resolution resolu	CHARLES R. TAYLOR
not applicable; it waster the lending Act and Regulation	CHARLES R. INTEGRAL CONDUCTOR CHARLES R. INTEGRAL CONDUCTOR CONDUC
disclosures; for this purpose use Stevens-Ness room to: If compliance with the Act is not required, disregard this notice. If compliance with the Act is not required, disregard this notice.	Klamath)ss. 21
STATE OF OREGON, County of	APILI ZI , 19,
This instrument was acknowledged The Taylor and S	andra J. Taylor
charles R. laylor and	14. 15 does me on
This instrument was acknowl	andra J. Tay101 ,19, ledged before me on
<i>by</i>	
as	
OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 COMMISSION NO. 020140	My commission expires 12-19-96
MY COMMISSION EXPIRES DEC. 19, 1996 ()	

STATE OF OREGON: COUNTY OF KLAMATH: the . Klamath County Title Co P M., and duly recorded in Vol. M94 record at request of _ _ on Page ____12386 A.D., 19 94 April Evelyn Biehn County Clerk By Drulene Mulinold FEE \$15.00