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MICHAEL M PISAN AND MARSHA R. PISAN,

PQ

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19<u>94</u>, between

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, as Grantor,

G CO., PORTLAND, OR

KLAMATH COUNTY TITLE COMPANY	2110
A B ADEITENSTEIN AND ELLEN BREITENSTEIN, TRUSTEES OF THE BREITENSTEIN	
A. K. BADITICIOIDIA, II. MARANI, AND	зtУ,
WITNESSETH:	

1000 CE 5220

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STEVENS-NESS

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

LOT 15, BLOCK 14 HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

together with all and singular the tenements, bereditaments and appurtenances and all other rights thereunto belonging or in anywise now or bereafter appertaining, and the rents, issues and prolits thereol and all fixtures now or hereafter attached to or used in connection with

or hereafter appendiating, and the state of the second and payment of the sum the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor berein contained and payment of the sum FOR THE DURPOSE OF SECURING PERFORMANCE of each agreement of grantor berein contained and payment of the sum FOR THE DURPOSE OF SECURING PERFORMANCE of each agreement of grantor berein contained and payment of the sum of TEN THOUSAND agreement of the second s

not moner paid, to be due and payable full (s. 2007, 19). The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneliciary, which consent shall not be unreasonably withheld, then, at the beneliciary's option", all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. (Delete underlined clause it inapplicable.) The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment. mooner paid, to be due and payable MAY 2, 2009

VALUE

consent shall not be unreasonably withheld, then, at the beneliciary's option*, all obligations secured by this instrument, irrespective at importance in some agreements, does not constitute a sale, conveyance or assignment.
The execution by the security of this trust deed, grantor agrees:
To complete or restore promoting and ingood and habitable condition and repair; not to remove or demolish any building or improvement where and the property.
To complete or restore promotily and in good and habitable condition any building or improvement which may be constructed, damated or descroyed thereon, and pay when due all costs incurred thereos.
To complete or restore promotily and in good and habitable condition any building or improvement which may be constructed, and descroyed thereos, and pay when due all costs incurred thereos.
To complete or restore promotily and in good and habitable condition any building or improvement which may be constructed, and essential such intences, regulations, correspondents, to point in executing such intences, regulations, correspondents, to be beneficiary and regulations, correspondents, to point in executing such intences, regulations, correspondents, to point in execution the property addition of contents, as well as the cost of all line searches made by filing ollicers or searching descreptable to the beneficiary with loss payable to the latter; all policie of insurance shall bolicies to the beneficiary with loss payable to the latter; all policies of and the beneficiary appropriate and points, the proper property and in such order as promised and the beneficiary may provide and securitable to all and order as possible to the setting attern into and the setting the entire and policies or other as possible of the setting attern and to pay all lists, the beneficiary upon correspondent was and the difference whall all order as possible to relate at policy in an escondent policies oready preperty for the assessments and other ch

It is instancy agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association antherized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its sabidiaries, attiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. property of this state, its subsidiaries, attitudes, agents or unances, or this option. "WARNENCE: 12 USC: 1781 regulates and may prohibit exercise of this option. eficiary's consent in complete detail.

TRUST DEED	STATE OF OREG	<i>ON</i> , ss.
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Gunter	PACE RESERVED at	M., and recorded ne No
	ment/microfilm/ru Record of	eception No t said County. my hand and seal of
After Description of Plane, Address, Toja	Witness T County affixed.	
PO BOX 744 KLAMATH FALLS OR 97601	наме Ву	TITLE, Deputy

Return: Klamath County Title Co.

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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), (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organisation, or (even if grantor is a natural person) are for business or commercial purposes. (b) for an organisation, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, insures to the beneficiary ability and 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 if the 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 hereot apply equally for corporations and to individuals.

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

not applicable; if were as such word is defined	belete, by lining out, whichever warranty (a nty (a) is applicable and the beneficiary is a d in the Truth-in-Lending Act and Regulativ by with the Act and Regulation by making have one Stevens-Ness Form No. 1319, or or	n Z, the MARSHA R. PISAN
Historecess for the period of the second sec	At is not required, disregerd this notice. STATE OF OREGON, Cou This instrument was	nty of <u>Klanofl</u> Growledged before me on <u>May</u> <u>An Uno</u> <u>Masha</u> <u>1994</u> <u>An Uno</u> <u>Masha</u> <u>1994</u> <u>An Uno</u> <u>19</u> <u>acknowledged before me on</u> <u>19</u>
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STATE OF OREGON: COUNTY OF KLAMATH: .≫>. Ters tillen faktig

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