FC976 Ha. 531 - Oregon Trust Good Series - TRUST DEEC (Assignment Restricted)



THIS TRUST DEED, made this ...dsy of July Anderson Builders, Inc., an Gregon Corporation

dry to t

......, 19.94 , between

Deputy

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PORTLAND, OR 213

Klamath County Title Company Charles L. Paulsen and Jane L. Paulsen, HUSBAND AND WIFE WITH FULL RIGHTS OF SURVIVORSHIP

i in the second s WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath

Lots 10, 11 and 12, Block2, BEVERLY HIEGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 1998年1月1日日 - 1998年 今日日 第二十二日 - 1997年5日 - 1997年 - 1997年5日 - 1997年

together with all and singular the tanoments, hereditements and appurtemances and all other rights thereward belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

----(\$28,000,00)-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not score paid, to be due and payable at maturity of note 19X

note of aven date herewith payable to beautifiary or order and by grantor, the final payable of terms of a promissory not some paid, to be due and payable it maturity of the det it is the date, stated above, on which the final installment of the note beauty due and, payable, Should the grantor either agree to, sitempt to, or exitally sell, convey, or assign all (or any part) of the convert due and, payable, Should the grantor either agree to, sitempt to, or exitally sell, convey, or assign all (or any part) of the maturity date expressed therein in without first obtaining the written convert or approval of the beneficiary, which convert shall not be uncessenably written in the state that inter obtaining the written convert or approval of the beneficiary, which the maturity date expressed therein or herein, shall beneficiary a option" all obligations secured by this instrument, irrespective of the anticity dates expressed therein or herein, shall beneficiary a option" all obligations secured by this instrument, irrespective of the execution by grantor of an earner more agreement* does not consultate a state or protect the security of this frust deed, grantor afrees: 1. To protect preserve and maintain the property in good condition and repair; not to remove or demolish any building or im-provement thereon; not to commit or permit any waste of the property. 3. To comply with all have, orthaneon, repaid constation contained a technic. 3. To comply with all have, orthaneon, repaid contains a well as the cost of all line marchal clocks as the beneficiary any require and to pay for lining earne in the proper public office or offices, as well as the cost of all line marcher make by lining differences or searching defencies as may be deemed desirable by the boneliciary. The improvement of the beneficiary write and states financies secure and beneficiary as the cost of all line marcher marces and by lining difference or a searching the and actionatores maintain insurance on the buildings now of hereal terms main

formey's tees on such appear. It is mutually 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-ticlary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Ast provides that the trustee hereunder must be either an atlorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized 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 subsidiaries, affilistes, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 636.505 to 696.585. WARNING: 12 USC 1701 regulates and may prohibit exercise of this option. ** The publisher suggess that such an agreement address the issue of obtaining heneficiary's consent in complete detail.

STATE OF OREGON. TRUST DEED 60 e - 1 Sounty of Anderson Builders, Inc. I certify that the within instrument was received for record on the ***** Grantes SPACE RESERVED at_____Clock ____M., and recorded Charles L. Paulsen FOR in book/reel/valume No.____ on Jame L. Paulsen RECORDER'S USE page or as fee/file/instrument/microfilm/reception No......, Record of Sanaficiory 165.000 1 ... of said County. n Hinterat Witness my hand and seal of After Recording Return to (Masso, Address, Zip): County allixed. Klamath County Title Company Collection Escrow Department 422 Main Street and the second second in di HAME TLE Klamath Falls, OR 97601 By

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter to each proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

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by the derive of the second of the property can be added by the state around and a determory be and constrained by denoting the state of the second of the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the balance applied upon the indebted property is and the rest and the balance applied upon the indebted property is any their and the property is any their and the property is any the second property is any their applied theored is any the second property. The grantes a leave without notice, the indebted property is any the second property is a

and that the grantor will warrant and forever defend the same against ull 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 if grantor is a natural person) are for business or conmercial purposes. This deed applies to, inures to the benefit of and birsts all parties hereto, their heirs, legatees, deviseos, administrators, executors,

Into the deploy is to the benefit of an inter an inter and inter the bolder and owner, including pledge, of the contract secured hereby, whether or not named as beneficiary brein. In contactuing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context context or 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 WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

as such word is defined in boneficiary MUST comply disclosures; for this purpos	(a) is applicable and the beneficiary is a creditor the Froth-in-Londing Act and Regulation 7, the with the Act and Regulation by making required a use Stevens-Ness Form No. 1319, or equivalent. Is not required, disregard this notice. STATE OF OREGON, County of Klamath)ss.
	This instrument was acknowledged before me onAugust _1, 1994
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en an son an the anti-anti-anti-anti-anti- na son an the anti-anti-anti-anti-anti- na son an the anti-anti-anti-anti-anti-anti- anti-anti-anti-anti-anti-anti-anti-anti-	This instrument was acknowledged before me on August 1 , 19.94 by JERRY 0. ANDERSON
	as PRESIDENT
Plane	ANDERSON BUILDERS, INC.
	GENINE JOHNSON
	COMMISSION NO. 015718 COMMISSION EXPIRES SERT. 25, 1998 Ny commission expires September 28, 1996
STATE OF OREGON:	COUNTY OF KLAMATH: ss.
Sharp Harris Sharp Part	uest ofKlamath County Title Co the 2nd du
Filed for record at req	uest of the 2nd duest of the 2nd duest of A.D., 19 94 at 3:25 octock P.M., and duly recorded in Vol. M94

A.D., 19 94 at 3:25 Mortgages Aug 网络沙拉路拉拉拉拉拉 _ on Page _23630 of Evelyn Biehn . County Clerk FEE \$15.00 Mullindas By Gl. Custom

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