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NC 8826209-16-94A09:58 RCVD TRUST DEED VOL 2920	73
8826709-16-94A09:58 RCVD TRUST DEED VOL 2920	
THIS TRUST DEED, made this 10th day of September, 19.94 _, betwee	Sell

G CO., PORTLAND, OF \$

...., as Grantor, ., as Trustee, and

, as Beneficiary,

DOUGLAS P. LEWIS

1699 A

BEND TITLE COMPANY

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WITNESSETH:

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

Lot 22, Block 3, PLAT NO. 1204, LITTLE RIVER RANCH, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. UC(1982-6081

TAX ACCT. NO. 2309-002B0-01800

CAROL D. RAEBEL ACCIVATION CON CONTRACTOR

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto 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 account of the second s or hereaster the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and peyment of the sum SEVENTEEN THOUSAND THREE HUNDRED FIFTY AND 09/100

not sooner paid, to be due and payable rescuence to the second payable installment of the note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the prop-becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. The grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.
To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permit any waste of the property.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred theorelines and retrictions attecting the property ji the beneficiary or require and to pay for lilling same in the proper public beneficiary.
To provide the proper public beneficiary, our sum to the Unitorn Commercial Code as the beneficiary may require and to pay for lilling same in the proper public beneficiary.
To provide and beher harrard as the beneficiary may from time to time require, in an amount not less than the proper public beneficiary.
An provide and beher harrard as the beneficiary may from time to time require, in an amount not less than the require y upon the beneficiary may from time to the latter; all policies of insurance shall believer y upon to any bies of insurance and to definition to collected, under any lise or focure any such insurance and other harrard to collected under any lise or their instruments and other charges because to the beneficiary may from or release states and be beneficiary may for or any act insurance and other charges because property field and policy of insurance and other charges because protein devide or any part thereof, any be released of grantor. Such application or release states meet and to any ble to beneficiary may for any indebtedness secured berefy and in such notice.
S. To keep the property free from construction in a and to pay all taxee,

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-liciary 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 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 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; attiliates, agents or branches; the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option. *WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option. *The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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·学习到了一个问题,这些学习,这些学习的是这些性的的情况和我的教育,我们就能够有些人的问题,我们就是我们的是这些问题。	and a longer were start the start with a start were start and a start were started as a start were started as a	ितिकार्ड्यक्रियम् कृतव्यक्तात्वर्थ्वस्य भागतन्त्रः हेर्द्राव्यक्रम्पुर्वति ।	Witness	my hand and seal of
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and Easements of Record and that Trust Deed recorded July 8, 1994 in Volume M94, Page 21210, Microfilm Records of Klamath County, Oregon.

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

Vis Gus * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DOUGLAS P LEWIS STATE OF OREGON, County of Deschukes This instrument was acknowledged before me or भागः हिंदी संस्थिति हिंदी प्रसंस्थिति by DOUGLAS P. LEWIS section a prosperious a self-time and high string a reflection This instrument was acknowledged before me on by anz Worsk as OFFICIAL SEAL CAROL D. RAEBEL NOTARY PUBLIC-OREGON COMMISSION NO: 034288 Notarj Pyblic for Oregon speces : My commission expires MAY 1, 1990 MY COMMISSION EXPIRES MAY 1: 1998 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Mountain Title Co the 16th _ day Sept. 4 at 9:58 of A.D., 19 94 o'clock ____A_M., and duly recorded in Vol. ____M94 of 15 Mortgages _ on Page __29207 Evelyn Biehn County Clerk FEE \$15.00 Ву 📿 NIL nuu art - Ciegon fount Deca Scotte - TAUST (ARD the depression furgition)