TRUST DEED THE WOLM94 Page 30579 88972 09-29-94P03-23 RCVD 972 09-29-94P03 -23 +RCVD TRUST DEED, nade this \_\_\_\_\_ 22 \_\_\_ day of JOHN ROBERT BRIGGS, JR. .....September ., 19..94..., between MOUNTAIN TITLE COMPANY OF ICLAMATH COUNTY ROBERT CLIFTON KERR & RITA MAURITA KERR husband and wife or the survivor ., as Grantor, ....., as Trustee, and and the second s Grantor irrevocably gran's, burgains, sells and conveys to trustee in trust, with power of sale, the property in The NE1/4 of the WW1/4 of the St/1/4 and the E1/2 of the SW1/4 of the NW1/4 of Section 14, Township 34 South, Range 7 East of the Willamette Heridian, Klamath County, Oregon together with all and singular the tenen ents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits the col and all tixtures now or hereafter attached to or used in connection with operty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of (\$10,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beny iciary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. Ber terms of noters 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 gentor either agree to, etternpt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's int trest in it without tirs' obtaining the written consent or approval of the beneficiary, then, at the peneticiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-assignment. beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be commendiately due and payable. The execution by grantor if an earnest money agreement\*\* does not constitute a sale, conveyable of 1. To protect the security of this frast dect, grantor agrees?
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A composed thereon, and pay when due all dath table table condition and repair; not to remove or demolish any building or improvement, building and maint in the property agrees?
To composed thereon, and pay when due all dath table table, conditions and restrictions altecting the property, if the beneficiary or any contrast, to join in executing such times (in grantor exerone decoded as the beneficiary rawy requiries or the building or measure to be provide and on the property agrees or the building and table and table table, cost of all lies searches made by linit of times or esercise on the building as one searches and by the property agrees or searches and by the searches made by the searches and the property of the property agrees or the building or the searches and to deliver the building to the searches and the searches and to deliver and the property agrees or the searches and the searches and to deliver the searches and the searc 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-ficiary shall have the right, it 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 her suncer 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 busing a surder 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 State or any agency thereat, or an escrow agent licensed under ORS 696.505 to 696.585. property on this state, its buostonaries, annates, agents or orangines, the united states or any agency thereor, or an escrow agen "WARNING: 12 USC 1701/-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the laster of obtaining beneficiary's consent in complete detail. TRUST DEED 1 33,544 STATE OF OREGON, 9-12-1 3-15.2% 346.5 1. 1921日 - 1111日 1. 1922日 - 111日日 - 111日 1. 1923日 - 11日日 1. 1933日 - 111日 1. 1935日 - 1111日 1. 193511 1. 193511 1. 193511 1. 193511 JOHN ROBERT BRIGGS, JR. 13.63 County of . 88. PO Box 620 fielderater intere after 1135 Cortify that the within instru-CHILOQUIN, OR 97624  $\tau_1 \circ q_{\sigma}$ 1711 - 1823 1714 - 182 1924 - 182 ment was received for record on the 1 SPA Vergaug - to ut FI Granter Man XX ROBERT CLIFTON KERR & RITA MAURITA LIRE ..... day of .... 19... at .... PIT FOR 402 Rainbow Crest the authority to be the first RECO DER'S USE in book/reel/volume No. Fallbrook, CA 92028 THE COMPANY INC. ····· 07 page HAN HAN 142.5 ... de as fee/file/instru-399 B.3.4 Beneficiary Charter Contains 551 ment/microfilm/reception No.  $\mathbf{r}$  ,  $\mathbf{p}$  , After Recording Return to (Name, Address, Zip). Record of this is af said County. Witness my hand 1 1 2 2 2 3 5 5 County affixed. MOUNTAIN TITLE COMPANY ÷:3) MOUNTAIN TITLE COMPANY COLLECTION ESCROW DEPT 2225 645t Klamath Falls of 97601 (1.2.12 %) (\$1.12 %) (\$1.12 %) (\$1.12 %) and seal of NAME TITLE By. Deput



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and that the grantor will warrant and forever ('elend, the same agains' all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primative for grantor's personal is nilv, or household nurross (see Important Notice below) (b) You are by a second if a nilv, or household nurross (see Important Notice below) (c) and by a second of the load binds all out the barries described note and this trust deed are:

(b) With the second sec

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

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) in-not applicable; if warranty (o) is applicable and the lementatory is a creditor as such word is defined in the Truth-in-lending Act and Regulation 7, the beneficiary MUST comply with the Act and Regulation 5 modeling required disclosures; for this purpose use Stevens-Ness Form Ns. 1319, or equivalent. If compliance with the Act is not required, disregard this no ice. John Robert Briggs, STATE OF OREGON , County of ... This instrument was acknowlad led before me a TCH1 KOBERT PRICES, JR. acknowleilged before me on This instructent was acknowled ged before me on bv Of the more starting OFFICIAL SEAL 13675 NOTARY PUBLIC - ORI CON COMMISSION NO: 011431 ANY COMMISSION EXPIRES NOV 16, 1 an. 683.0 6.94 }0:រកូរីរ 1.De 14 Notary Public for Oregon S. My commission expires 1619 VIV OF THE OF THE 30 4.4 STATE OF OREGON: COUNTY OF KLAMATH: SS. MountainTitle Co Filed for record at request of here is the Sept A.D., 19 94 at a 3:23 o'clock 1.1 the P.M., and duly recorded in Vol. M94 day of \_ Mertgages Later on Page 30579 FEE \$15.00 Evelyn Biehn i ie County Clerk By Duill Mulend