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> Volm94 Page 36206 Π TR JST DEED

CARLENE BIRD as Grantor. MOUNTAIN TITLE (OME ANY OF KLAPATH COUNTY as Trustee, and TRUSTEE OF THE LYDIA MEHLING ALT TRUST

....., as Beneficiary,

WIT VESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH...... County, Dregon, descril ed as:

Lots 1 and 2, Block 38, SECOND ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klauath County, Oregon.

to tester with all and singular the tenemen's, he editaments and a pourtenances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, is use and profits thereas and all fixtures now or hereafter attached to or used in connection with the property

FOR THE PURPOSE OF SECURING PERFORMANG S of each agreement of grantor herein contained and payment of the sum **FIVE THOUSAND AND NO / 100ths! **** ot

note of even date herewith, payable to be net cary or order arc made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable Pfir terms of note 19

The date of maturity of the debt sourt 1 by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor (there agree to, at smpt to, or actually sell, convey, or assign all (or any part) of the prop-etty or all (or any part) of grantor's interest in it without first blaining the written consent or approval of the beneficiary, then, at the beneficiary's optimes, all obligations secured 1) this instrument. Irrespective of the maturity date sexpressed therein, or herein, shall be come immediately due and payable. The exection by grantor of an earnest money agreement** does not constitute a sale, conveyance or as vienment.

as signment. To protect the security of this trust feed granter agrees: 1. To protect, preserve and maintain the property in goal condition and repair; not to remove or demolish any building or im-provement thereon; not to commit or permit and a good and habit ble condition any building or improvement which may be constructed, 2. To complete or restore promptly and a good and habit ble condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay wilen due all costs incur wil therefor. 3. To comply with all laws, ordinances, regulations, covera nts, conditions and restrictions affecting the property; if the beneficiary w requests, to join in executing such time cing statements pursu unt to the Uniform Commercial Code as the beneficiary may require and the full the score while offices on a pair is the cost of all line searches made by tiling of differs or searching

to request, to join in executing such time cing statements pursu unt to the Uniform Commercial Code as the beneliciary may require and to pay lor filing same in the proper public off a or offices, as well as the cost of all lien searches made by filing officers or searching stancies as may be deemed desirable by it is building. 4. To provide and continuously maintum insurance on the buildings now or hereafter erected on the property taganning the meneticiary may i om time to time require, in an amount not less than \$ arriten in companies acceptable to the bester ary, with loss pa able to the latter; all solicies of insurance shall be delivered to the beneticiary titer in companies acceptable to the bester ary, with loss pa able to the latter; all solicies of insurance shall be delivered to the beneticiary the last lifteen days prior to the expiration of the y policy of insubance now or hereafter placed on the buildings, the beneficiary may pro-ure the same as grantor's expense. The atoms collected under in the for other insurance or allow by be entitiened as the collected under in the determinance or bolic of the beneficiary may pro-cure the same as grantor's expense. The atoms collected under in the or other insurance policy may be applied by beneficiary may pro-cure the same as grantor's expense. The atoms collected under in the determine, or at option of beneficiary the entire amount so collected, ar any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default here-under or invalidate any act done pursuant to such notice. 5. To keep the property free from const tuction liens and to nav all target as an enditions.

If any part thereof, may be released to grinto' Such application or release shall not cure or waive any default or notice of default here-under or invalidate any act done pursuant to such the security release shall not cure or waive any default or notice of default here-under or invalidate any act done pursuant to such these. 5. To keep the property free from construction liens and to pay all taxes, assessments and other charges become past due or delinquent and prumptly deliver receipts therefor to benelcicar; should the gra tor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such pay-ment, beneficiary may, at its option, make payment thereof, in d the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations c'escribed in parajt this 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without wah er of any rights trising from breach of uny of the covenants hereol and for such payments, with interest as aforesaid, the property he eino fore described, at a' such payments shall be bound to the same extent that they are bound for the payment of the obligation lerer described, at a'' such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficier ', render all sums secured by this trust deed immediately due and pay-abe and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing furp pring to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the toreclosure of this deed, to pay all costs and expenses, includin

torney's fees on such appeal.

It is mutually agreed that: 8. In the event that any portion or all of the property shill be taken under the right of eminent domain or condemnation, bene-ficary 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 truster; here inder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or ravings and loan association authorized to do business under the laws of Cregon or the United States a title insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, ager ts or Franches, 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.

The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED		1 1 2 1 7		STATE OF OREGON,
	:			County of
CARLENE BIRD 1 301 TUOLUMNE BLVD.			 Definition of the second s	ment was received for record on the
MODESTO, CA 95354			SPACE RESERVED FOR	at
TRUSTEE OF THE LYDIA MEHLI	G A	LT TR	DATED OCTOBER 25,	1994
Beneficiary	0: 	<u>t-</u>		Record of
Afe r Recording Return to (Name, Address, Zip): MOUNTAIN TITLE COMPANY		87) 1949 - 17 1949 - 17 1949 - 17 1949 - 17		County affixed.
OF KLAMATH COUNTY				NAME TITLE By, Deputy

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and that the firantor will warrant and to ever defend the same igainst all persons whomsoever. The grantor warrants that the priced i of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, i milly or househo d purposes (see Important Notice below), (b) for an organization, or (ever it the antor is a nature person) are for business or commercial purposes. This deed applies to impress to the berefit of and binds all parties hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and usify s. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and issigns, in a term bere icary shall mean the notice and owner, morening process, or the secured hereby, whether or not named as a by neliciary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneliciary 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 hereof app y equally to corporations and to individuals.

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

V £

STATE O.F O.PEGON; Couru y of)ss. This is rument was ac knowledged before me on, 19, by	not applicable; as such word i beneficiary MU disclosures; for	if warranty s defined i ST comply this purpos	ete, by lining out, (a) is applicable in the Truth-in-Len with the Act and e use Stevens-Net is not required, d	and the ber ding Act as Regulation Form No.	eficiary is a ad Regulation by making r 1319, or equ	Z, the guired	CARLEN	NE BIRD			·····
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REQUEST FO I FUL RECONVEYANCE 'o be used only when obligations have been paid.) TO: The undersigned is the legal owner arc holder of all ind-btedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are direct ad, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to carcel a l, evidences of in betodness secured by the trust deed (which are delivered to you herewith the first deed) and to tree sinve; without warren y, to the parties designated by the trust deed the estate now held by you under the same. Mail recomby are and document, to the parties designated by the trust deed the trust deed the estate now held by you under the same. Mail recomby are and document, to the parties designated by the trust deed of the trust deed OR THE NOTI which it secures. Both must be delivered to the trust for can ellatin a before			of								•
REQUEST FO I FUL RECONVEYANCE i o be used only when obligations have been paid.) TO: The undersigned is the legal owner arc holder of all ind-btedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cat cel a l, evidences of in betedness secured by the trust deed (which are delivered to you herewith the with the frust deed) and to reconver, without warren y, to the parties designated by the trust deed the estate now held by you under the same. Mail recomvers and document, to DATED: JO Do not lose or destroy this Trust Deed OR THE NOTI which it secures. Both must be delivered to the trustse for can sillatic a before		64 <u>5</u>	·····	lee X	ttachi,	to	m				
My commission expires REQUEST FO I FUL RECONVEYANCE I to be used only when obligations have been paid.) Trustee The undersigned is the legal owner arc holder of all ind-btedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to carcel, a l, evidences of in betodness secured by the trust deed (which are delivered to you herewith to the trust deed) and to tree sinve; without warren y, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail recom eyar & and document, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail recom eyar & and document, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail recom eyar & and document, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail recom eyar & and document, to the trust lead to the trust deed OR THE NOTI which it secures. Both must be delivered to the trustee for can sullatin a before		ę.,	f h	1.11	1 etc. 1	12.0	E CU 11-4		Notory P.	blic for Ore	 60 0
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TO:		18	REQUEST FO	I FUL RECO	ONVEYANCE	To be us	ed only when o	bligations have been	paid.)		—
The undersigned is the legal owner arc holder of all ind-btedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to carcels 1, evidences of indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to recome, without warren y, to the parties designated by the trust deed the estate now held by you under the same. Mail recomers and document, to any sums of the trust deed the estate now held by you under the same. Mail recomers and document, to any sums of the trust deed of the same of the trust deed of the same. Mail recomers and document, to any sums of the trust deed the estate now held by you under the same. Mail recomers and document, to any sums of the trust deed the same of the trust deed of the same of the trust deed of the same of the trust deed of the same. Mail recomers and the trust deed of the same of the trust deed of th	TO:			1 f	1						
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	CALIFORNIA ALL-PURPOSE / CKNOWLE JGMENT 36208
ŗ	State of California
	County of Stanislaus
	On <u>19 Nov.94</u> , before me, Victoria B. Shea, a Notary Public (date)
	Personally appeared <u>Carlenz</u> Bird
5	Personally known to me CR Personally known to me CR i roved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are sub- scribed to the within instrument and acknowl- edged to me that he/she/they executed the same in his/her/their authorized capacit(ies)y, and that ty his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.
	WITNESS my hand and official seal.
	Victoria B. Shea
÷	Notary Signature
	Though the data below is not required by law, it may prove valuable to persons relying on the document and prevent fraudulent reattachment of this form.
	CAPACITY CLAIMED BY SIGNER DESCRIPTION OF ATTACHED DOCUMENT
	INDIVIDUAL CORPORATE
	D PARTNERSHIP D LIMITED TITLE OR TYPE OF DOCUMENT
	D ATTORNEY IN FACT TRUSTEES GUARDIAN CONSERVATOR OTHER
	19 Nov.94
	SIGNER IS REPRESENTING DATE OF DOCUMENT
	SIGNERS OTHER THAN NAMED ABOVE
L	
: 1 : ->, 1	STATE OF OREGON: COUNTY OF KLANATH: ss. Filed for record at request of Mountain Title Co the28th day
	or Nov A.D., 19 94 at 11:44 o'clock A_M., and duly recorded in Vol. M94
	of on Page on Page on Page 36206 Evelyn Biehn County Clerk By Ortugendere
	by succeedent (Mullendere

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