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FORM No. 261 - Oregon Trust Deed Series - TRUST DEED (Assignment Restrictor 95A] 0:37. RCV[TRUST DEED

THIS TRUST DEED, made this 19th day of February JOHN DYON NORRIS AND DONNA LEE VAN METER, WITH RIGHTS OF SURVIVORSHIP

Volmas Page 2068

as Grantor,

as Beneficiary,

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 12, Block 6, KLAMATH RIVER ACRES, 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, hereditaments and appurtenances and all other rights thereunto belonging or in environ nor 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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum Twenty Five Thousand, Six Hundred and no/100ths (\$25,600)

Dollars, with interest thereon according to the terms of a promiseory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest bereet, if not sooner paid, to be due and payable. February 1, 2000. XXXX 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 essign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then at the beneficiary's option's, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or here a, shall come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance of assignment.

beneliciary's option⁶, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or here 0. Ability come immediately due and payable. The execution by grantor of an earnest morey agreement* does not constitute a sale, conversance of the signment.
To complete or restore and maintain the property in good condition and repair; not to remove or demolsh any building or improvement which may be constructed.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed.
To complete or restore promptly and in good and habitable condition any repuire and to genore a may be deemed by when due all costs incurred therefor.
To complete or restore promptly and in good and habitable conditions and repair; not to remove an demolsh any heighting in the property if the beneficiary or requests, to join in executing such timench statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the property by the beneficiary.
4. To provide and continuously maintain insurance on the buildings now or hereatter, exected on the property against laws or damage by the baneliciary. With loss payable to the latter; all publics and not beneficiary the public of the beneficiary unary to an a singured if the granto shall labe con a singured if the grant shall all our presson ary used method beneficiary the entits encound to the beneficiary unary to prove any such the publics of the hories ary provement so collected under any the such as a the beneficiary unary to a such any provement and the property of the beneficiary unary and in good and public and any publicy of insurance now or che instance on the subjective to the beneficiary unary at lass of assessments and obsen the such than \$ FIELL, VALUE and any publicy of insurance now or che instance and the such as a public sectore as a such as a state and a state any assessments and obsen the suc

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 little to reat property of this state, its subsidiaries, affiliates, 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 1701]-3 regulates and may prohibit exercise of this option.

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

TRUST DEED		County of	1
John Dyon Norris and Donna Lee Van Meter 10645 Soledad Canyon Rd. Space D. Saugus, CA. John Jan Space D. 	SPACE RESERVED	ment was received to day of sto'clock in book/reel/volume N- pageorei ment/microfilm/recept Record of	, 19, M., and recorded oon s fee/file/instru- ion No
After Recording Return to (Name, Address, Zip); MOUNTAIN.TITLE		Witness my h County alfixed.	and and seal of Title Deputy



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and that the grantor will warrant and lorever 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). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 to 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. I A

*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.

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JOHN DYON NORRIS JOHN DYON NORRIS JONNA LEE VAN METER X

by	TE OF OREGON, County of) This instrument was acknowledged before me on)	ss
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	REQUEST FOR FULL RECONVEYA	NCF ITA barrend and a star	· · · ·	North State (Ser The Only A. M. Barry State (Ser The State State) State (Ser The State)
The undersigned is deed have been fully paid frust deed or pursuant to together with the trust de	the legal owner and holder of all and satisfied. You hereby are of statute, to cancel all evidences ed) and to reconvey, without we ne. Mail seconveyance and document	I indebtedness secured by directed, on payment to y of indebtedness secured 1 arranty, to the parties de	by the trust doed (which are	n under the terms of the delivered to you herewith
DATED:	, 19. Ist Deed OR THE NOTE which is seen	an a		to a second s
Both must be delivered to the	trustee for concellation before	1995.		
reconveyance will be mad	9.		Beneliciary	and a second s
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Company	STATE OF CALIFORNIA COUNTY OF Las Angeles } ss.	OLD REPUBLIC TITLE COMPANY
Republic Title Co	On <u>1-2495</u> before me, the undersigned, a Notery Public in and for s personally appeared John Dyon Warry and	aid State,
by Old Repu staple here	alonna lee Van Mexes personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name is/are	
furniahed	subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signa- ture(s) on the instrument the person(s), or the entity upon	Thomar and a second
This form	behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. Signature	Feb 25, 1995

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

	Mountain Title Company	the <u>30th</u> day
Filed for record at request of	19 95 at 10:37 o'clock A. M., and	duly recorded in Vol. <u>M95</u>
or of	Mortgages on Page Bernetha G. Letsch,	<u>/////////////////////////////////////</u>
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FEE \$20.00		ñ