THIS TRUST DEED, made on day of June 1996 between KAREN P. MESTDAGH and GLENDON L. MCBRIDE and DOLORIS J. MCBRIDE, not as tenants in common, but with the right of survivorship , as Grantor, KEY TITLE COMPANY, an Oregon Corporation , as Trustee, and

WILLIAM MELTON and LA VERNE MELTON, husband and wife, 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 1 IN BLOCK 15 OF FIRST ADDITION TO RIVER PINE ESTATES, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF COUNTY CLERK OF KLAMATH COUNTY, OREGON.

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 property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of **THIRTY FIVE THOUSAND** Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable **JULY 10**, 2003*

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 assign all (or any part) of the property 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*, 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.

property 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 options, 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 the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereori, not to commit or permit any waste of said property.

2. 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 therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than the full insurable value, written in companies acceptable to the beneficiary. With loss payable to the latter; all policies insurance shall be delivered to the beneficiary at least fifteen days prior to the expiration of any policy of insurance hour or hereafter placed on said buildings, the beneficiary may proture same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by eneficiary upon any in

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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

*WARNING: 12USC 1701j3 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	STATE OF OREGON, Ss. County of
KAREN P. MESTDAGH, GLENDON L. MCBRIDE and DOLORI PO BOX 687 LA PINE, OR 97739 Grantor WILLIAM MELTON and LA VERNE MELTON PO BOX 306	I certify that the within instrument was received for record on the day of 19 at o'clock M., and recorded in book/reel/volume No. on page or as fee/file/instrument/microfilm /reception No.
GARIBALDI, OR 97118 Beneficiary	Record of Mortgages of said County. Witness my hand and seal of
After recording return to KEY TITLE & ESCROW COMPANIES	County affixed.
162 N.W. GREENWOOD • P.O BOX 6178	By Deputy

Excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any such reasonable costs and expenses and attorney's fees, both in the trial and appellace courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be social to obtaining and compensation, promptly upon beneficiary's request.

Secured to obtaining and compensation, promptly upon beneficiary is expense.

The proceedings and presentation of this deed and the obtained and the proceedings, and the balance applied upon the obtaining and the proceedings, and the proceedings are secured to the proceeding and the proceedings and the process of the proceeding and presentation of this deed and the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easternet or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or and part of the property. The grantee in any reconveyance may be described as the Person or persons legally entitled thereto. and the recitals therein of any matters or facts shall be conclusive proof of the ruthfulness thereof. Truster's fees for any of the services mentioned in this paragraph shall be not less thanks.

1. Upon any default by granton because the property of the indebtedness secured, enterly and also possession of said property or any part thereof, in its own name sue or otherwise collect rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order or invalidate any securit entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto and that the grantor will warrant and forever 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 [NOTICE: Line out the warranty that does not apply]

(b) MANGING MICHAEL STANDARD S IS J. MCBWIDE OF OREGON, Cour This instrument STATE OF County of glendon L. MCBRIDE and DOLORIS J. MCBRIDE 1996

Toren

My Commission Expires

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

Beneficiary

refers and atomicy of the process of	and rem consystems and a prioritymos	on limbs that ri	· Milan san to me			
County of	ON, DESCHUTES	} ss.			FORM No. 23—ACIO Stevens-Ness Law Pu Portland, OR 97204	NOWLEDGMENT. blishing Co. N © 199
BE IT REM	EMBERED, That	on this9				
pefore me, the und named KAREN P	ersigned, a Notary . MESTDAGH					
known to me to b	e the identical in	ndividual de	scribed in and	who executed	I the within insti-	
COLANI	FICIAL SEAL M. HENDERSON / PUBLIC-OREGON SION NO. 026417 PIRES JULY 25, 1997		my offici	al seal the day	unto set my hand y and year last ab Notary Public 7-25-97	ove writter
			de a widt sin e.	and the second		
	and the second of the second o	一点的复数 "家庭"的"是一点" 医皮质造作品 医多克氏 医二氏病 化二	(4) * [10.73] ************************************	i) (- manus of the same of	
spileto sili en (1.41). Peter in (1.41) in estar Peter seconda in (1.41)	ro metri i ki umla m) Yd i i ude se fulletetit udd ee me tudel i e <mark>g diff ed</mark>	ाष्ट्रकार सारामुख विशेषका स्थापना स्थित स्थापना स्थापना स्थापना	ti "pionod koje, or a cinco estant o as coolii intersali	in ture Il de <u>i</u>		
(f) he hann by each and he can be can	ogner (2.34em) vel ogner (2.42m) vel ogner (3.42m) og sid ed OUNTY OF KLAM	optaka atembel afi or atembel (ATH:: ss.	ti jajonak lede or a 2 lina vetant o a 2001 la harana a 2011 lina egili	i i malini Hi des <u>malini</u> Hivodi vise i Ving Hodi i s		- h
ighte sair (b) (b) (b 99i) Birt (b) in setar 9in (ii) tekse 20i (b) (b) TE OF OREGON: C	COUNTY OF KLAM at of Klam A.D., 19 96	ogthis stead and a second and a second	ni piand lob. or a a lice ostani o ostani i propa (car of fam gin Title o'clock	if he was a second of the seco	the 10	th M96
ighte sair (b) (b) (b 99i) Birt (b) in setar 9in (ii) tekse 20i (b) (b) TE OF OREGON: C	COUNTY OF KLAM at of Klam A.D., 19 96	optaka atembel afi or atembel (ATH:: ss.	ni piand lob. or a a lice ostani o ostani i propa (car of fam gin Title o'clock	PM., and du	the 10 ly recorded in Vol. 77	Clerk
and the can be called to some support of the called the	COUNTY OF KLAM at of Klam A.D., 19 96	ogthis stead and a second and a second	ni piand lob. or a a lice ostani o ostani i propa (car of fam gin Title o'clock	PM., and du	the 10 ly recorded in Vol.	Clerk
entico en incoloria Persona (i. la la gradación Persona en conservaria de la	COUNTY OF KLAM at of Klam A.D., 19 96	ogthis stead and a second and a second	ni piand lob. or a a lice ostani o ostani i propa (car of fam gin Title o'clock	PM., and du	the 10 ly recorded in Vol. 77	Clerk
and to min to the look of the	construction of the country of the country of KLAM at of Klam A.D., 19 96 of Morts	en of resonant state of the second se	ri "plaind legh ar a at lean estenni o es seell is firesen t a e consil is firesen t are co'clock By By By Brand of the firese	PM., and du Page 204 Berneth	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) objection of the control of t	COUNTY OF KLAM St of Klam A.D., 19 96 Of Mortg	ages in the county of the coun	ri planed leds or a fine esterni o esterni o esterni o immercia fine esterni o esterni o esterni o esterni o esterni o esterni	PM., and dun Page 204 Berneth	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (o (b)) obi ggal (b) menter otal ni resse sur (b) TE OF OREGON: C d for record at reques July E \$20,00	to near the leading will be a second of the	egin at less and legin at less and legin at less and legin at legi	Title o'clock By observed by a lettered by condition of the order By o'clock order the body order the	PM., and du 1 Page 204 Berneth 1 Page	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
and to min to the look of the	to not in the county of the country of klam and on the country of klam at the country of klam and the country of klam and the country of klam and the country of the countr	ages in the county at 1:41 ages ages in the county at 1:41 ages ages in the county ages	ri pland labour at a local action as the content of	PM., and dun Page 204 Berneth Action to the process of the proce	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
and to min (a) (t. a. (.) soft in the state of the control of the	to not in the county of the country of klam and on the country of klam at the country of klam and the country of klam and the country of klam and the country of the countr	eginal designed edit of the control	Title o'clock By as a politic particle o'clock o'clo	PM., and du Page 204 Berneth B	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) spin region (c) (a) spin region (c) adi ni region (c) atti ni regio	to near Windows video and controlled	agent stationary and home services that services math County at 1:41 agent description of the services description	Title o'clock By Associated by the second of the control of the	PM., and du Page 204 Berneth B	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) spin region (c) (a) spin region (c) adi ni region (c) atti ni regio	to near Windows video and controlled	eginal designed edit of the control	Title o'clock By Associated by the second of the control of the	PM., and du Page 204 Berneth B	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) spin region (c) (a) spin region (c) adi ni region (c) atti ni regio	to near Windows video and controlled	agent stationary and home services that services math County at 1:41 agent description of the services description	Title o'clock By Associated by the second of the control of the	PM., and du Page 204 Berneth B	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) spin region (c) (a) spin region (c) adi ni region (c) atti ni regio	to near Windows video and controlled	agrant stead or of the county at 1:41 ages are 1 of the county are 1 of the cou	Title o'clock By a bill records included by the control o'clock o'clo	PM., and du Page 204 Berneth Berneth And to short state of tool so short state s	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
and to min (a) (t. a. (.) soft in the state of the control of the	to near Windows video and controlled	agent stationary ATH: ss. math County at 1:41 ages from the first state of the	Title o'clock By and the principal of the control of the contro	PM., and du Page 204 Berneth Berneth And to short state of tool so short state s	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi (a) (b) (b) spin region (c) (a) spin region (c) adi ni region (c) atti ni regio	to the first of the country of the country of KLAM Stof Klam A.D., 19 96 of Morts Co.McCollege of the country of the countr	agental designation of the country at 1:41 ages are sold in the country at 1:41 ages are sold in the country are sold in the c	Title o'clock By and the print for the print f	PM., and du Page 204 Berneth Berneth All and a phoras Grant and	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk
galdo adi es (1.1.) obi izati chi re estati di ni resse sun chi TE OF OREGON: C d for record at reques July E \$20.00	to the first of the country of the country of KLAM Stof Klam A.D., 19 96 of Morts Co.McCollege of the country of the countr	agental designed of the county	Title o'clock by condition of the order for the object of the order o'clock by condition of the order o'clock o	PM., and du Page 204 Berneth Page 204 Berneth All angula to a gair and a ga	the 10 ly recorded in Vol. 77 a G. Letsch, County	Clerk