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.

To protect the security of this trust deed, grantor agrees:

1. 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.

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 filling same in the proper public office or offices, as well as the cost of all lien searches made by filling 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

to pay for filling same in the proper public office or offices, as well as the cost of all lien searches made by filling 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 \$FUIL. INSURABLE with the content of 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 \$FUIL. INSURABLE with the content of the property against loss or damage by fire and such other hazards as the beneficiary may from the content of the property of the property of the property of insurance now or hereful placed on the buildings, the beneficiary way procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebteness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or 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 fire from construction liens and to pay all taxes, assessments and other charges the may be levied or assessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fall 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 payment, beneficiary may, at its option, make payment of the payment of the obligation hereof, and the amounts are payment of the obligation hereof, and the amo

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, beneficiary 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 flust 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 ascrow 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 beneficiary's coasent is complete detail.

which are in excess of the amount required to per all rescondable coets, expenses and extensey is see necessarily paid or incurred by feature in unch proceedings, shall be paid to benediciary and applied by it linet upon any researchibe, costs and expenses and attorney's toes, both in the trial and applied courts, increasarily paid or incurred by benediciary in such proceedings, and the balance applied upon the indebted-in the trial and applied courts, increasarily paid or incurred by benediciary in such proceedings, and the balance applied upon the indebted in obtaining such compensation, promptly upon benediciary a request.

9. At any time and from time to time upon written request of benediciary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances) for concellation, without attenting the liability of any end or to the rot post by thouse attenting the liability of any end or to the rot post by the activation of the property. The grantes in any reconvey written are as the "person or person legally entitled thereto", and the recitait therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's rock property of the services mentioned in this paragraph shall be not less than a "the substance of the property or any part thereof, in its own name sue or otherwise collect the ents, issues and the "person or possession of the property or any part thereof, in its own name sue or otherwise collect the ents, issues and the property or any part thereof, in its own name sue or otherwise collect the ents, issues and the rock is including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of the property and the application or chase theretof as a constant and apply the agency of the prope

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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 it 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, devisees, administrators, executors, examples resonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may 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 apply equally to corporations and to individuals.

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

ITANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is licable; if warranty (a) is applicable and the beneficiary is a creditor.

STEVE CARSON *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 Ferm No. 1319, or equivalently if compliance with the Act is not required, disregard this notice. JOANNE CARSON Klamath STATE OF OREGON, County of This instrument was acknowledged before me on September Steve Carson and Joanne Carson This instrument was acknowledged before OFFICIAL SEAL

DEBRA BUCKINGHAM

NOTARY PUBLIC - OREGON

COMMISSION NO. 020140

MY COMMISSION EXPIRES DEC. 19, 1996 My commission expires 12-19-96

Notary Public for Oregon

REQUEST FOR FULL RECONVEYAN	ICE (To be used only when obligations have been paid.)	
TO:		
The undersigned is the legal owner and holder of all deed have been fully paid and satisfied, You hereby are ditrust deed or pursuant to statute, to cancel all evidences o together with the trust deed) and to reconvey, without wa	f indebtedness secured by the trust deed (which are	delivered to you herewith
held by you under the same. Mall reconveyance and docum	ents to	1
DATED: 19		***************************************
DATED	66.	
reconveyance will be made.	Beneticiary	

8-93-28-9

The following described real property situate in Klamath County, Oregon.

A tract of land situated in Tracts 13. and 14, of Altamont Ranch Tracts, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, and a portion of vacated Bristol Avenue, being in the SWISWI of Section 10, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the South line of said Tract 14, from which the Southeast corner of said Tract 14 bears N89°37'34" E 500.00 feet; thence S89°37'34" W 697.55 feet to a point on the Easterly right of way line of Washburn Way (said right of way as shown on recorded Survey No. 4918); thence NO3°06'50" W, along said right of way, 144.05 feet; thence N34°36'07" E 657.36 feet to a point on the Southerly right of way line of Bristol Avenue; thence along the right of way of Bristol Avenue, along the arc of a curve to the left (radius point bears N28°55'20" E 240.00 feet and central angle equals 28°57'18") 121.29 feet, N00°01'48" W 10.00 feet, and N89°58'02" E 160.55 feet; thence S00°04'41" E 660.57 feet to the point of beginning, with bearings based on the recorded survey of Property Line Adjustment 2-96.

STATE OF OREGON: COUNTY OF KLAMATH:

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Filed	for record at	request of	Klamath	County	Title	the	3rd	day
	September	A.D., 19	96 at	3:10	o'clockP_M.	, and duly recorded i	n Vol. M96	
		of	Mortgag	ges_	on Page	27424		,
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