	COPYTHE IT I JUST STRVENS NESS LAW PUBLISHING CO., PORTLAND, OR 87204
FORM Ho, SEN. TRUST DEED (Assignment Pearlicles).	The same of the sa
121 PH 21 PH	Vol. hab Page 40056
TRUST DEED	STATE OF OREGON, County of I certify that the within instrument
who we will be used to the transfer the state of the second will be	I certify that the within instrument
	was received for record on the day
LOST RIVER LAND & CATTLE, INC.	, 19, at
	o'clockM., and recorded in
Grantor's Hame and Address	BACE HESERVED book/reel/volume No on page
ERA NICHOLSON & ASSOCIATES	FACE RESERVED and/or as fee/file/instru-
1889 Austin St.	ment/microfilm/reception No,
Klamath Falls OR 97603	Record of of said County.
After a sense to the second to the second and the second and the second	Witness my hand and seal of County
TO A NICHOLSON & ASSOCIATES	affixed:
1000 Auctin St	NAME TIME
Viamarh Falls, OR 9/603	自動車等 (機能等) Yes Pat Electron (Page 12) Oracle (Page 12) (Page 12
	cy of December ,19 96 , between
THIS TRUST DEED, made this l8thd	y of, December, 19, Detweet
ASPEN TITLE & ESCROW, INC.	, as Trustee, and
ASPEN TITLE & ESCROW, THOUSE END ON A SECRET	EXERCISE CONTROL OF THE CONTROL OF T
ERA NICHOLSON & ASSOCIATES	, as Beneficiary,
· · · · · · · · · · · · · · · · · · ·	IRCCRTHER ENGLISHED LEED ENGLISHED FOR A FIRE PORT OF THE CO.
Carries bla depote hardain sells and co	nveys to trustee in trust, with power of sale, the property in
Klamath County, Or agon, describe	kilas: Aggar astu is is is is in the second of the second
	a. 就是要,我跟我选择准确的基础中的基础的对对键(March 1997)(199
The state of the s	章 발표를 하고 함께 발표를 들는 것으로 가는 함께 함께 하는 것이 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
CONTRACTOR OF THE PROPERTY OF	
SEE ATTACHED EXHIBIT A	AND THE TRUCK DEED PROPERLY

THIS TRUST DEED IS JUNIOR AND SUBORDINATE TO THE TRUST DEE THIS TRUST DEED IS JUNIOR AND SUBORDINATE TO THE TRUST DEED RECORDED IN BOOK M-96, PAGE 40053, IN FAVOR OF REMIETH D. HAWKINS.

A STATE OF THE PERSON OF THE P together with all and singular the tenements, here litements 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

note of even date herewith, payable to beneficiery or order and riade by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity of Note, 19

beneficiary's options, all obligations secured by this instrument, irrespective of the muturity 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 susignment.

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees?

To protect free security of this trust deed, i rantor agrees and in the protect protect of the property of the property agreed of destroyed thereon, and pay when the in a local sincurrants, conditions and restrictions affecting the property; if the beneficiary may require and so requests, to join in executing such financing statements provants, conditions and restrictions affecting the property; if the beneficiary agreements is the full of the security of the property agreement in such and the following a such as the cost of all liten searches made by filing officers or searching to pay to the following by the property agreement and the property agreement shall be in the property agreement shall be agreement and the property agreement shall be agreed as a property in the property agreement shall be agreed as a property agreement shall

NOTE: The Trust Dead Act provides that the trustee her under must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to do busines a under the leave of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, attended to the United States or any agency there of, or an escrive agent licensed under ORS 696.505 to 596.585. WARNING: 12 USC 1701-3 regulates and may prot lift exercise of this outlon.

**The publisher suggests that such an agreement address the Issue of out inling beneficiary's consent in complete detail.

which are in severe of the amount required 10 feet at the amount of the property of the proper 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 will apply to it. The effective date loan balance. It 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 night otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance of the loan mandatory liability insurance. the coverage menericiary purchases may be considerably more expensive than insurance grantor magnitude obtain alone and may not satisfy any need for properly damage coverage or any mandatory liability insurance requirements imposed by applicable law. uirements imposed by applicable law.

The grantor werrants 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.

(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, devisees, administrators, executors, the second applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract for the representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract for the representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract for the representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract for the representatives are considered as a baseliciary herein. secured nereby, whether or not named as a paleuciary nerein.

In construing this trust deed, it is under tood that the grantor, trustee and/or beneficiary may each be more than one person; that it denotes to require, 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.

*IMPORTANT NOTICE: Delete, by lining out, which wer warranty (a) or (b) is not applicable; if warranty (d) is applicable and the beneficiary is a reditor as such word is defined in the Truth-in-lending Act and Regulation Z, the as such word is defined in the Truth-in-lending that and Regulation Z, the distinguished with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required distinguished by the Act and Regulation by making required in the Act is not required, disregard this notice.

**IMPORTANT NOTICE: Delete, by lining out, which were warranty (a) or (b) is LOSTR RIVER LAND AND CATTLE, INC.

BY: A Complete Comp STATE OF OREGON, County of This instrument was acknowledged before me on ____ December 18 Kristine Creed and Gary Hart This instrument was acknowledged before me on . OFFICIAL SEAL

OFFICIAL SEAL

MARLENE-T, ABDINGTON

NOTARY PUBLAS - OREGON

COMMISSION NO. 022238

MY COMMISSION EXPIRES MAR. 22, 1997

MY COMMISSION EXPIRES MAR. 22, 1997 Notary Public for Oregon My conmission expires 03/22/9 REQUEST FOR IT ILL RECONVEYANCE (To be used only when obligations have been paid.) The undersigned is the legal covner 1 id holder of all is debtedness 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 frust deed in pursuant to statute, to cancil all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recon ey, without was inty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconvey ance and docume its to

, 19...

MIE

Reneficiary

Do not lose or destroy this Trust Deed OR THE 19 2TE which it accurs 212 Both must be delivered to find trustee for concellution before 222 reconveyorce will be made.

reading defections between the

EXHIBIT "A"

Lots 1, 2 and 3, Block 66, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon. EXCEPTING THEREFROM a strip of land one foot in width along the Westerly side of Lot 3, Block 66, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, AND also lying entirely Westerly of a concrete retaining wall marking the line of possession of said Lot 3 and being more particularly described as follows:

Beginning at a 3/4 inch iron pipe marking the Northwest corner of said Lot 3; thence Southerly along the Westerly line of said Lot 3, 95.00 feet; thence Easterly at right angles to said lot line, 1.00 foot; thence Northerly parallel to said lot line, 95.00 feet; thence Westerly 1.00 foot to the point of beginning.

CODE 1 MAP 3809-29BC TL 3800

STATE OF OREGON: COUNTY OF KLAMATH.

Filed for record at request o	r. As	pen_Title	f Escrow the 27th day
of <u>December</u>	A.D., 19 <u>_96</u> _at_	11:31	o'clock A. M., and duly recorded in Vol. M96
	of <u>Mortgages</u>	**************************************	on Page 40056
\$20.00			Bernetha G. Letsch, County Clerk
FEE 320.00			by Buttlen Bosa