| NC 33585   | 1  | Resinction: ATC: 97170<br>TRUST DEED<br>2598  | 0 corrector set environment our rootest<br>VUI_ <u></u> Page_  | n ca pomiana carabor<br>59223  |
|--|--|---|--|--|
| THIS TRUST   | DEED, made this <u>15</u>  | day of  | 過過為 한 30억 20억 20억 20억 20억 20억 20억 20억 20억 20억 2  | 97, between  |
|  | C., A NEVADA CORI  | NTZ   |  |  |
|  | ATTER & SUSAN J.   | NATTER  | 57994)<br>7  | as Beneficiary,  |
| Gransematte  | ocably grants, bargains, se<br>County, Orego   | WITNESSETH:<br>Ils and conveys to truston; described as:  | e in trust, with power of sale,  | the property in  |
| LOT 32, BLOCK  | And the second second second second of the second   |   | SS, HIGHWAY 66, PLAT   | 4  |
| KLAMATH COUNT  |  |   | NN A   |  |
| - Line man   | A trade of the second s |   |  |  |
| or hereafter appertaining  | ng, and the terns, issues and pi   | 1. The second   | all other rights thereunto belonging<br>now or hereafter attached to or used   |  |
| FOR THE PUR  | OUSAND THREE HUNL  |   | int of granter herein contained and p<br>DOLLARS   | me of a promissory   |
| note of even date here   | with, payable to beneficiary o   | r order and made by granton   | , the tinal payment of principal and   |  |
| becomes due and paya   | ble. Should the grantor either<br>of or antor's interest in it w   | agree to, attempt to, or actua<br>ithout first obtaining the wri  | stated above, on which the final inst<br>stated above, or assign all (or any<br>itten consent or approval of the bene<br>he maturity dates expressed therein,<br>y agreement** does not constitute a   | or herein shall be-  |
| assignment.<br>To protect the s  | security of this trust deed, gran<br>preserve and maintain the prop  | or agrees:<br>porty in good condition and   | epair; not to remove or demolish a   | ny building or im-   |
| 2. To complete<br>damaged or destroyed<br>3. To comply w   | or restore promptly and in goo<br>thereon, and pay when due all<br>with all laws, ordinances, regular  | costs incurred therofor.<br>tions, covenants, conditions a  | building or improvement which n<br>nd restrictions atlecting the property<br>m Commercial Code as the benelicia<br>of all lien searches made by tiling o   | ; if the beneticiary   |
| to pay for filing same<br>agencies as may be de  | emed desirable by the benefici<br>and continuously maintain in:  | ary.<br>surance on the buildings no   | w or hereafter erected on the property   | erty against loss or   |
| damage by fire and st<br>written in companies<br>ficiary as soon as insui-<br>at least fifteen days p  | uch other hazards as the beneficiary,<br>acceptable to the beneficiary,<br>red; if the grantor shall fail for<br>prior to the expiration of any p<br>tor's expense. The amount coll:   | with loss payable to the latte<br>any reason to procure any su-<br>olicy of insurance now or her<br>acted under any fire or other   | r; all policies of insurance shall be de<br>ch insurance and to deliver the polici<br>eafter placed on the buildings, the b<br>insurance policy may be applied to<br>the policy may be applied to<br>insurance policy may be applied to<br>insurance policy may be applied to<br>the policy may be applied to the policy may be applied to<br>the policy may be applied to the policy may be applied to<br>the policy may be applied to the policy may be applied | livered to the bene-<br>es to the beneficiary<br>eneficiary may pro-<br>by beneficiary upon<br>amount so collected.  |
| or any part, thereot, m<br>under, or invalidate ar<br>by 5. To keep the<br>assessed upon or agai<br>promptly deliver rece-<br>liens or other charges<br>ment, beneticiary ma<br>secured hereby, toget<br>the debt secured by th            | hay be released to graning duch any<br>act done pursuant to such m,<br>property free from constructi-<br>inst the property before any pi<br>jots therefor to beneficiary; sh<br>payable by grantor, either by o<br>y, at its option, make paymen<br>her with the obligations describ<br>his trust deed, without waiver o<br>waid, the property hereinbefore  | on liens and to pay all tare<br>on liens and to pay all tare<br>at of such taxes; ussessment<br>ould the grantor full to make<br>direct payment or by providi<br>at thereol, and the amount<br>bed in paragraphs 5 and 7 of<br>any rights arising from bree<br>a described, as well as the gu   | At option of benchicuary the data of the or waive any default or no<br>s, assessments and other charges the<br>s and other charges become past du<br>payment of any taxes, assessments, in<br>g beneficiary with funds with which<br>so paid, with interest at the rate se<br>this trust deed, shall be added to an<br>uch of any of the covenants hereof and<br>antor; shall be bound to the same of<br>ts shall be immediately due and pay<br>ms secured by this trust deed immediately  | at may be levied or<br>e or delinquent and<br>insurance premiums,<br>h to make such pay-<br>et forth in the note<br>ad become a part of<br>l for such payments,<br>extent that they are<br>where without notice. |
| and the nonpayment<br>able and constitute a<br>function of the second second<br>trustee incurred in co-<br>trustee incurred in co-<br>and in any suit, action<br>to pay all costs and e<br>mentioned in this pay<br>the trial court, grant | thereof shall, at the option of the<br>breach of this trust deed,<br>costs, fees and expenses of this<br>onnection with or in enforcing<br>in and defend any action or pro-<br>to or proceeding in which the 1<br>expenses, including evidence of<br>ragraph 7 in all cases shall be<br>or further agrees to pay such a<br>case?   | trust including the cost of t.<br>this obligation and trustee's<br>preceding purporting to affect<br>seneficiary or trustee may ap<br>title and the beneficiary's or<br>fixed by the trial court and i<br>um as the appellate court sha   | itle search as well as the other costs<br>and attorney's fees actually incurred<br>the security rights or powers of be<br>pear, including any suit for the fore<br>frustee's attorney's fees; the amoun<br>in the event of an appeal from any je<br>il adjudge reasonable as the benefici  | and expenses of the<br>neliciary or trustee;<br>closure of this deed,<br>nt of attornay's lees<br>referent or decree of  |
| It is mutually<br>3. In the even   | agreed that:<br>it that any portion or all of the<br>sight if it so elects, to requi   | e property shall by taken un<br>ire that all or any portion o   | der the right of eminent domain or<br>t the monies psyable as compensat  |  |
| NOTE: The Trust Deed A<br>or savings and foan asso<br>property of this state, its s  | Act provides that the trustee hereund  | er must be eilher an alterney, who<br>der the laws of Oregon or the Unite<br>ches, the United States or any sgen<br>andre of this antion  | is an active member of the Oregon Sourd or<br>ad Stutes, a title insurance company authoric<br>ry thereof, or an escrow agent licensed under   | n, a bank, usse company<br>and in insum title to 182   |
| Alling of the control<br>of the rest and all it.   | TRUST DEED   | (1994年)后日1月1日1日1日1日1日1日1日1日日1日日日1日日日日日日日日日日日日日  | STATE OF OREGON  | >ss  |
| area and a damaged   | an a   |   | County of<br>I certily that  | the within instru-   |
| REALVEST, J<br>& PAULINE I   | BROWNING   | el 2 el 12<br>Novembre de la constante de la constante<br>L'Allande de la constante de la constante de la constante<br>L'Allande de la constante de la<br>Constante de la constante de la | ment was received t<br>day of<br>ato'clock   | , 19   |
|  | 195 <u>5</u><br>4 88741  | SP.CE RESERV  | in book/seel/volume  | No 01  |
| 1908 Yiyari  | NATTER<br>woods Rd.  |   | ment/microfilm/rece<br>Record of   | otion No   |
| Birmirigham<br>After Recording Return to   | Veralger 7 4 1   | asoammadatic  | nt is being recorded same<br>m only, could have been   | thand and seal o   |
| DE2-671SI  | INC.,  | exemined as to<br>may hive upor   | validity, sufficiency or clisce<br>I the horain described property   | *  |
| 525 MAIN S   | TLE & ESCROW<br>T.<br>LLS, OR 92672  | This owning w   | scording has billin requested o<br>& ESCROW, INC.  |  |

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L. C. C. P.

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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 tor grantor's personal, family or household purposes (see Traportant Notice below). (b) for an organization, or (even it grantor is a natural person) and for business or commercial purposes. This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall more the holder and owner, including pledgee, of the construct In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may even to more than one person; that it the context so requires, the singular shall be taken to mean and include made, assumed and implied to make the provisions hereot apple equally to constraints and to individuals. IN WITNESS WHEREOF, the grantor has executed this insumment the day and year first above written.

\* IMPORTANT. HOTICE: Delete, by lining out, whichever warrany Third Arthur in Concernence of the sense of (a) or (b) is 32.01 STATE OF OREGON, County of Presidente de Carlos This instrument was acknowledged before me on bv in delensions This instrument was acknowledged before me on tori (par je di git e ri ante by W. V. Tropp as REALVEST SAM ABRAHAM COMM ... 1019815 ARY PUBLIC CALIFORNIA ORANGE COUNTY My commission expires Notary Public for Oregon My Term Exp. March 10, 1998 10/14 and the production of the second structure of the seco STATE OF OREGON : COUNTY OF KLAMATH: SS. Filed for record at request of \_\_\_\_\_\_ Aspen. Title & Escrow 27th of \_\_\_\_ M97 of \_\_\_\_\_ Bernetha G. Letsch, County Clerk FEE \$15.00 and a second s athlin by Than 15 33 1