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...., as Trustee. and

HANK VAN HEYNINGEN and VIVIAN I. HEYNINGEN, husband and wife with full ____rights_cf_survivorship_____ as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in

Lot 17, Block 36, KLAMATH RIVER ACRES SIXTH ADDITION, in the County of Klamath, State of Oregon.

CODE 52 MAP 3907-25A0 TL 3300

SEE ATTACHED EXHIBIT "A"

together with all and singular the tenements, hereditaments and appurtenances and all other sights therounto belonging or in anywise now or hereafter appartniring, and the rents, issues and profite thereof and all fiztures 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 of Eleven Thousand Eight Hundred Eighty and No/100-----

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

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomen due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign 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 beneficiery, then, at the beneficiary's option", all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come 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 im-provement theseon; 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 allecting the property; if the baneficiary to prove the baneficiary was the baneficiary to the United Science of the baneficiary was require and

so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for tiling same in the proper public offices, as well as the cost of all lien searches made by tiling officers or searching egencies as may be deemed desirable by the beneficiary.

egencies as may be deemed desirable by the bineficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by lite and such other houseds as the beneficiary may from time to time require, in an amount not less than \$ LINSURABLE_VALUE written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the bene-liciary as soon as insured; if the granter shall tail for any reason to procure any such insurance and to deliver the policies to the beneficiary at least filteen day, prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may pro-cure the same at granter's expense. The amount collected under any lite or other insurance policy may be applied by beneficiary upon any indebtedness 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 strater. Such application or relates shall not are set such as the definit or main of default here.

cry indebtedness 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 grentor. Such application or release shall not cure or waive any defauit or notice of default here-under or inveliders any act done pursuant to such notice. 5. To freep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assossed upon or against the property beiore any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any fares, 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 pay-ment, baneliciary may, at its option, make payment thereof, and the amount so paid, with inforest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt excured by this trust deed, without waiver of any rights arising from breach of any of the corenants hereof and for "uch payments, with interest as alcreasid, the property hereinbefore described, and ell such payments shall be bound to the same extern that they are bound for the payment of the obligation herein described, and ell such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, sender all sums secured by this trust deed immediately due and pay-cble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this frust including the cost of title search as well as the other cosis and expenses of the

cble and constitute a breach of this trust deed.
6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.
7. To appear in and defend any action or proceeding purporting to alloct the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or ection rolated to the instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses of an appear, including evidence of title and the beneficiary's or trustee's attorney lees; the amount of attorney tees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the capellate court shall adjudge reasonable as the beneficiary's or trustee's attorney lees attorney lees attorney lees on such appeal. It is mutually tagted that:

3. In the even that any pottion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Track Deed Act previous that the trustee hereunder must be either an alterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan canadation authorized to do business under the lass of Orogon or the United States, a title insurance company authorized to insure title to real property of this state, its a: baldaries, effiliated, ogents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.555. "WARNING: 12 USC 1701)-3 regulates and may prohibit examine of this option.

**The publisher suggests that such an agreement address the issue of obtaining beneficiary's consont in complete detail.

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor

which are in excess of the amount sequired to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to banslichary and applied by it first upon any reasonable costs and expenses and attorney's fees, both the the trial and appells to courts, necessarily paid to incurred by benshichary in such proceedings, and the balaxes applied upon the indobted has secured hereby; and granter agrees, will is own expense, to take such and excute such instruments as chail be necessary in obtaining such concentration, promptly upon baneliciary's request. A stany time and from time to itime upon written request of boneliciary, payment of its fees and presentation of this deed and the indobtedmest, trainee and y (a) consent to the making of any maps paid at the property; (b) join in granting any essement or creat-ing any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the line or charge thereos; (d) reconvey, without waranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons tess for any of the cervices mentioned in this paragraph shall be not less than §5. 10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without requer to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the orapisty or any part thereos), in its own name sue or otherwise collect the rents, issues and profits, or the proceeds of the adorshifts, shall no report by reasons and expenses of operation and collection, including reasonable such risk, such notice. 11. The entering upon and taking possession of the proceed to be recitors in grantor is profits, or the proceeds of tire adorshifts, shall no report or renew and taking no security, the collection of such r may actione and outling of the recitas thereose is approximation or a

ilicity or the truste shall execute and cause to be recorded a written notice of elault and election to sell the property to satisfy the obligation secured hards wiresupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust dead in the manner provided in ORS 86.735 to 86.795.
13. After the invite has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the detault consists of a failure to pay, when due, sums secured by the trust dead, the default may be cured by paying the entire amount due at the truste conducts the party when due, sums secured by the trust dead, the default control. Any other default that is capable of being cured may be cured by indering the performance required under the obligation or trust deed. In any case, in addition to curing the default default of the ure other than such better then be and and the manners provided by law.
14. Otherwise, the sale shall be hald on the date and at the time and place designeted in the notice of sale or the time to which the sale may be performed a sprovided by law.
14. Otherwise, the sale shall be hald on the date and at the time and place designeted in the notice of sale or the time to which the sale may be performed a sprovided by law. The trustee may sell the property end sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the default deed (5) to all persons thaving recorded lens subsequent to the interest of the trust deed as their interests of the sale.
15. When truste we have shall be recorded lens subsequent to the interest of the state, while here the shall be conclusing the opposition of the subsect of the subsect in the orde of the subsect we trust the state.
16. Densition the order of their priority and (4) the surplus, if any, to the shall apply t

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary'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 granter's prior coverage lapsed or the date granter failed to provide proof of coverage. The coverage beneliciery 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 lean 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, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgeo, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager 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 hereot apply equally to corporations and to individuals.

11	IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.			
Ш	* IMPORTANT NOTICE: Dolote, by Hining cut, whichever warranty (a) or (b) is STONEODER DUMPE			
H	not oppreciately to appreciate and the beneficiary is a creditor			
H	as such word is defined in the Truth-in-Lending Act and Regulation Z, the BY:			
l	disclosuros; for this purpose uso Stovenz-Ness Form No. 1319, or equivalent.			
Ĥ				
	STATE OF OREGON, County of Ss.			
ľ	This instrument was acknowledged before me on			
li li	by			
	This instrument was acknowledged before me on			
15				
	OFFICIAL CEAL SHONDA M. OLIVER STANECREST HOMES HOTARY PUELIC-OREGON COMMISSION FOR 053021			
iş.	Walkin NotARY FUELIC-OREGON 图			
n. N	MY COMMISSION EXPIRES APR. 14, 2000			
Ľ,	Notery Public for Oregon My commission expires 4/10/2000			
ł.	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)			
	TO:			
1	The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sume secured by the trust			
ii.	1 dead have been fully perid and satisfied. You hereby are directed, on payment to you of any sums exist to you under the terms of the			
1	trust deed or pursuart to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the partien designated by the terms of the trust deed the estate now			
h	held by you under the same. Mail reconveyance and documents to			
H				
ij.	DATED:			
ij	Do not lose or destroy fills Trust Deed OR THE NOTE which it secures.			
ų.	Soth must be delivered to the trustee for concellation before reconveyonce will be made.			
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EXHIBIT "A" TO TRUST DEED.

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST GEED RECORDED IN BOOK M-93 AT PAGE 34721 IN FAVOR OF KLAMATH RIVER ACRES OF OREGON LTD., AN OREGON LIMITED PARTNERSHIP, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. HANK VAN HEYNINGEN AND VIVIAN I. OF A NOTE THEREIN MENTIONED. HANK VAN HEYNINGEN AND VIVIAN I. VAN HEYNINGEN, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH RIVEN ACRES OF OREGON LTD., AN OREGON LIMITED PARTNERSHIP, AND RIVEN ACRES OF OREGON LTD., STONECREST HOMES, HARMLESS WILL SAVE GRANTOR(S) HEREIN, STONECREST HOMES, HARMLESS WILL SAVE GRANTOR(S) HEREIN, STONECREST HOMES, HARMLESS WILL SAVE GRANTOR(S) HEREIN, SAID DELINQUENT PAYMENTS AND ANY GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY(IES)

	OREGON : COUNTY OF K cord at request of May A.D. of	Aspen Title & Escrow	day
FEE	\$20.00	by Kathlun Russ	