Volume_Page_

THUR THER

THIS TRUST DEED, made on lay 13 of October Larry I. CHAMBERLAIN and SHIRGE M. CHAMBERLAIN husbank and wife 1997 as Grantor KEY TITLE COMPUNT, an Oragon Corporation RUDY R. REYES and JUDY METE, not as tenants in common, but with the right of , as Trustee.

survivorship, as Beneficiary,

WITH ESSETH:

Grantor irrevocably grant bargairs, sells and conveys to trustee in trust, with ETAMAJI power of sale, the property in County, Oregon, described as: SEE EXHIBIT A WHICH IS M DE A PART HEREOF BY THIS REFERENCE

together with all and singular the tenements, he editaments 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 FOR THE PURPOSE OF SECURING PERIORMANCE of each agreement of grantor herein contained and payment of the sum of excording to the terms of a promissory note of even date hereivith, 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 October 2002.

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 is itered in it without its tobtaining the written consent or approval of the beneficiary, then at the beneficiary's option*, all obligations seet ted 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.

Conveyance or assignment.

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

1. To protect, preserve and maintain said groperty in good condition and repair; not to remove or demolish any building or improvement thereon; 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 licen searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain instruction the buildings now or hereafter erected on the property against loss or damage

so requests, to John in executing such manum, statements because to the Oniforn Commercia; Code as the beneficiary and to pay for filing same in the proper public offices, as well as the cost of all lich searches made by filing officers or scarching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain instrance 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 of insurance shall be delivered to the beneficiary as soon as insured; if grantor shall fall for any reison to procure any such insurance and to deliver said policies to the beneficiary as soon as insured; if grantor shall fall for any reison to procure any such insurance and to deliver said policies to the beneficiary as procure same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary may procure same at grantors expense. The amount collected under any fire or other insurance policy may be applied by entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive and default or notice of devault hereunder or invalidate any act done pursuant to such notice.

5. To keep the property free from construction, in any to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such laxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such laxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such laxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such laxes, assessments and other

NOTE: The Trust Deed Act provides that the I ustee hereunder must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loen association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to it sure title to teal property of this state, its subsidiaries, affiliates, agents or branches, *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	SUATE OF OREGON, }ss.
LARRY L. CHAMBERLAIN and SEIRLEY M. CHAMBERLE IN P.O. BOX 073724 SUNRIVER, OR 97797 GRANTON RUDY M. REYES and JUDY SMITH 31895 VIA CORDORA TEMECULA, CA 92592-108 Beneficiary	I contify that the within instrument was received for record on the day of at older of lock M., and recorded in book/reel/rolume No. on page of as fee/file/instrument/wicrofilm /reception No. Record of Fortgages of said County. Witness my hand and shall of
KEYTHESTESCHOW COMPANIES to 51546 HIGHMAY 97 SUITE 1 F.C. BOX 309	County affixed.

innoces of the administration for up to 18 in cost within costs, contents and surveying test modes and by paid or married by grantor in accident to the internal contents and administration of the cost of the co and that the grantor will warrant and forever defend it is 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 purposs. [NOTICE: Line out the warranty that does not apply]

This deed applies to, inures to the tenefit of antibinds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors, and assigns. The term beneficary shall mean the colder and owner, including pledgee, of the construing this trust dead, it is understood that the grantor, trustee, and/or beneficiary may each be more than one person; the context so requires, the singular shall be taken to mean and include the plural and that generally all grantom that if made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

[NOTICE: Line out they are they that does not apply provided they are they have been apply to corporations and to individuals.] TON MERLIN POLL CHIMBIRLAIN STATE OF OREGON, Country of A LICE This instrument was acknowledge; By LARRY L. CHAMBERLAIN and SHIRLEY me on CHAMBERI AIN OFF CIAL SEAL NICOLE LICLARK NOTARY FUBLIC-DREGON COMMISSION NO. 051220 MY COMMISSION ENDER WARE IN THE CONVEYANCE (To be used only when obligations have been paid) Commission Expires TO: The undersigned is the legal owner and holder of all its ebtedness 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 nums owing to you under the trust deed or pursuant to statule, to cancel all evidences of indebtedness secured by the trust down owing to you under the trust of the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed the estate now held by you under the same. Mail reconveyance and documents to: DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures Roth must be delivered to the trusted for cancellation befree reconveyance will be made.

Lois 11 and 12 Block 7 JACK PINE V LLAGE, according to the official plat thereof on file in the office of the Cct hty Clerk of It amath County, Oregon.

SUBJECT TO:

١.	Taxes to	The fisca	VAR	1007 1	4		化四十四 爭能
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2. An easement created by instrument, including the terms and provisions thereof; Recorded

: September 26, 1960 in Volume 324, page 292, Dead records of Klamath County, Oregon Favor of : Pacific Gas Tra: smission Company, a California corporation

For

: pipe line

Further defined by Notice of Location, including the terms and provisions thereof, Recorded

: September 28, 1961 in Volume 332, page 580, Decd records of Klamath County, Oregon

3. An easement created by instrument, including the terms and provisions thereof;

: May 22, 1969 in Colume M69, page 2857. Deed records of Klamath County, Oregon Favor of

: Micistatu Electric Cooperative, Inc., a cooperative corporation For

: electric distribution lice

- 4. Restrictions shown on the recorded plat and contained in the dedication of Jack Pine Village.
- 5. Declaration of Conditions and Restrictions, including the terms and provisions thereof, but deteting restrictions, if any, based on race, color, religion, sux, handicap, lamilial status or national origin, imposed by instrument

: May 23, 1969 in Wolume M69, page 3870, Deed reserds of Flamath County, Oregon

6. An easement created by instrument; including the terms and provisions thereof,

May 27, 1969 in Witume M69, page 3955, Deed records of Klamath County, Oregon Favor of

Midstate Electric Cooperative, Inc., a cooperative corporation For

electric distribution line

7. An easement created by instrument, including the terms and provisions thereof, Recorded

January 22, 1973 Nolume M73 page 763. Deed records of Klamath County, Oregon Favor of

Pacific Northwest all Telephone Company, a corporation For 10' wide strip of tand for underground communication racilities

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