RUST DEED

NICOLAS CHAVARIN and MARTINA CHAVARIN 3703 ALTAMONT DE. KLAMATH FALLS, OR 97633

Grantor THE PALMER REVOCABLE LIVING TRUST 5227 MAZAMA

KLAMATH FALLS, OR 97603

Beneficiary

ESCROW NO. MT44479-LW

After recording return to: AMERITITLE

6TH STREET 222 5 KLAMATH FALLS, OR 97601

THIS TRUST DEED, made on APRIL 23,1998, between HICOLAS CHAVARIN and MARTINA CHAVARIN, hurband and wife, as Grantor, AMERITITLE, as Trustee, and RUSSELL O. PALMER AND MAN B. PALMER, TRUSTEES OF THE PALMER REVOCABLE LIVING TRUST., as Beneficiary,

Grantor irrevocably grants, bar; ains, sells and conveys to trustee in trust, with power of sale, the property in RLANATH County, Oregon, described as:

THE S1/2 OF LOT 7 IN BLOCK 7 OF LLTAMONT ACRES, ACCORDING TO THE CFFICIAL PLAT THEREOF ON FILE IN THE CFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OPEGON.

together with all and singluar the tenements, hereditaments and appurtenences 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

regether with all and singluar the tenements, hereditarcents and appurtenines and all other rights thereunto belonging or in anywise new or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMAN'E of each agreement of grantor herein contained and payment of the sum of \*FERTY EGHET THOUSAND\*\* Dollars, with interest thereon according to the terms of a promissory note of even date hereon, psyable to beneficiary or order and made payable by grantor, the according to the terms of a promissory note of even date hereon, psyable to beneficiary or order and made payable by grantor, the according to the terms of a promissory note of even date hereon, psyable to beneficiary or order and made payable by grantor, the according to the terms of a promissory note of even date hereon, but the date of maturity of the debt secured by the grantor without first having oblained the written consent or approach of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, it respective of the maturity dates expressed therein or herein, shall become immediately due and payable.

To protect the security of fifts trust deed, grantor agree it is a protect, preserve and maintain saud property in the condition and repair, not to remove or demolish any building or improvement which may be constructed, damaged or destroyed thereon, and psy 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 was require and to pay for filing same in the proper public office or offices, as well as the cost of all line searches made by filing officers or searching agencies as may be deerned desirable by the beneficiary. With it is appayable to be latter; in an amount not less than the full insurable value, writes in companies acceptable to the

8. In the event that any portion or all of said 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, which are

NOTE: The Trust Deed Act provides that the Trustee her under 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 escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount required to pay all reasonable costs, expenses and attornay's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upar any such reasonable costs and expenses and attorney's fees, both in the trial and gapellate courts, necessarily paid or it zured by beneficiary in such proceedings, and the balance applied upon the indebtechess is secured hereby; and grantor agrees, at it to will expense to take such actions and execute such instruments as shall be accessarily and oritating such expenses and attorney's fees, so that the property of the property is request. The property of the indebtechess inside may all property property in the indebtechess, trustee may (a) consent to the making; of any map or plat of said property (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the pre-perty. The grantee in any reconversace may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof.

10. Upon any default by grantor bereunder, beneficiary may at any time without node, either in person, by agent or by a receiver to be appointed by a court, and without regard to the actingues of any socurity for the indebteches kneety secured, enter upon and storney's fees upon any indebteches, secured the redy of any socurity for the indebteches kneety secured, enter upon and intome, in the property of the property of the present of the rent, issue and groftist actioning these past due and unpaid, and apply the sart, less costs and expenses of operate collection, including reasonable attorney is fees upon any indebteches, secured the redy and any story of the property. And the application of release thereof as aforeside, shall not cure or waive any default or netice of defa

entitled to such surplus.

secured by the dust deed, (3) to an persons having ro-orded near security and (4) the samplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all rule, powers and duties conferred upon any trustee herein a suned or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive preof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in the same against all persons whomscover.

WAKINIG: Unless grantor provides beneficiary with evidence of insurrance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. 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 or any mandatory isability and the provide proof of coverage. The coverage beneficiary w

STATE OF THE BUTCH SEASON OF THIS INSTRUMENT WAS ACKNOWLEDGED TO THE BUTCH SEASON OF T
My Commission Expires 1/20/45 CALLEY Public for Dulley
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	REQUEST	FOR FULL REC	CONVEYANCE (To	be used only w	hen obligations have	been paid)
то:						, Trustee
The und	lersigned is the leg	al owner and hole	der of all indels educ	ess secured by th	o foregoing true: dec	d. All sums secured by the trust
aust deed	e been fully paid ai for pursuant to sta	nd satisfied. You tute, to cancel al	l evidences of indebi	on payment to tedness secured i	you or any sums ow by the trust deex (wh	ing to you under the terms of the ich are delivered to you henewith as of the trust deed the estate now
together theld by y	with the trust deed) ou under the same	) and to reconvey . Mail reconveys	, without warninty, ince and documents t	to the parties de lo:	signated by the term	is of the trust deed the estate how
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DATED:	1.2		, 19			
Do not lo	se or destroy this	Trust Deed OR T	HE NOTE which it	secures.		
Both mus	st be delivered to the	ne trustee for cano	ellation before		neficiary	
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crare	OF OREGON: CO	NUMBER OF REAL	MATTILL			
SIMIE	OF UNEGON: CC	JUNET OF KEA	WALL: 55.			
Filed fe	or record at request	of	_Amerititle			the 29th day
of	April	A.D., 19 <u></u> 9	18 at 3:1/1	o'clock	M., and duly rec	orded in Vol. <u>M98</u> ,
		of	Montgages	01	Page 1435?	
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FEE	\$20.00					