atcomply 437 continent time also remedia un fueriziona co PORM N: . 831 - TR. 197 DEED (Acceptives) Sendricon 97 AFR 30 A11 28 Vol\_1895 Page 16205 ® TRUST DEED STATE OF OREGON. County of ..... I certify that the within instrument Mr. & Mrs. Norman Fowler was received for accord on the P.O. Box 1333 .... 19 ...... at P.O. Box 1333 Chr. Loquin, Oregon 97624 Grentor's Name and Achiesa So'clock .......M., and recorded in book/reci/volume No. .... SPACE HESERVED Jacoba Living Trust and/or as fee/file/instru-P.C. Boy 716 BECORDER'S USE ment/microfilm/reception No. Klamath Falls, Oregon 97601 Record of of said County Witness my hand and seal of County "TOURS COCKETY COME COLOR 1147 East Street 20. Box 716 HAVE TITLE Klamath Falls, OH 97601-0038 Depla: By ...... Norman E. Fowler and Debra L. Fowler, his wife . as Granter. Aspen Title and Escrow, Inc. ., as Trustee, and The Jacobs Living Trust UTD 11-17-93 as to 30% and Horizons Investments as to 70% as their interest may appear WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Flamath County, Oregon, described as:
That portion of the NE 1/4 SW 1/4 of Section 35, Township 34 South, Range 8 East of the Willemette Meridian, in the County of Klamath, State of Oregon, that lays Southerly of the Sprague River-Chiloquin Fighway, in the County of Klamath, State Coce 8 Map 3408-3500 TL 1200 tagether with all and singular the tenements, hereditaments and appartemences and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter efficiency to or used in connection with the prope SOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of One hundred thousand dollars and no/100-Dollars, with interest thereon according to the reims of a croming note of even date herewith, payable to beneficiary or order and made by granter, the linal payment of principal and interest hereof net worder paid, to be due and payable. August 1999 not to not paid, to be due and payable. Nagust.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the finel instillment of the note becomes due and payable. Should the fruntor either agree to attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of granter's interest in it without lirst obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the naturity dates expressed therein, or having shall become immediately due and payable. The execution by franter of an earnest money agreement, to constitute a cale, convey ance or residencest. beneficiary's ontion." all obligations secured by this instrument, irrespective of the naturality dates as pressed inscript, of this trust deed, stantor agreement exception and considered and conveyance or exignment.

Fo protect the security of this trust deed, stantor agrees:

One protect, preserve and meintain the property in good condition and regain; not to remove or demails any building or improvement the security of the committee of partial any waste of the property.

To complete or restere promothy and in good and habitable condition any building or improvement which may be constructed, dampd of destroyed thereon, and pay when due all costs incurred therefor.

To complete or restere promothy and in good and habitable condition any verificions affecting the property; if the beneficiary does not expected, to join in security good timeoring statements pursuant to the Unionia Commercial Code as the beneficiary has require and to pay for tiling some in the proper public office or offices, as well as the cost of all lies searches made by filing offices or searching agencies as may be deemed desirable by the beneficiary.

To provide and continuously maintain insurance on the fulfidings now or harvester executed on the property against less cannot be filed and continuously maintain insurance on the fulfidings now or harvester executed in the property against less cannot be filed to the property and insurance and the filed of the property at less lifted and continuously maintain insurance on the fulfidings one or harvester executed in the property against less cannot be filed to the policies, and the filed of the property in the foliations of the property and the exception of the property and the exception of the property in the filed of the property in the filed of the property in the property before any part of such primate of property included in grants. Such application or release sh

This measurity agreed that:

O. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, henceticiary 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 flust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Bar, a bank, trest company or switch; and loan association authorized to do business under the laws of Origin or the United States, a liftle locurance company sutherized to insure title to real property of this state, its subsidiaries, effiliates, agents or brenches, the United States or any agency thereof, or an excrow agent licensed under ORS 696 505 to 695 585. "WARNING: 12 USC 1709-3 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.

which is in seems of the amount required to pay all reasonable costs, expenses and attornay's less man searth pill or incurred by fundar in such proceedings, that be pild to beneficiary and applied by it tries upon any reasonable costs the colors and attornay's less, local in the 'val and appointer courts, necessarily paid or apparent to take such actives and execute such instruments as that be necessary to be an expense or the such actives and execute such instruments as that be necessary to be an expense of the colors and t WARNING: Unless granter provides beneficiary with evidence of insurance 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 liciary'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 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 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 might otherwise obtain alone and may not satisfy any need for property damage coverage or any mendatory hability insurance requirements innosed by applicable law. quirements imposed by applicable law.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for granter's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes. (b) for an eigenization, or (even it graciot is a natural person) are tot organizes of commercial purpos s.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, decises, administrators, executors, and representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledges, of the contract of hereby, whether or not named as a beneficiary herein. secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or heneifciary may each be more than one person; that it the context so recurres, 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 IVITNESS WHEREOF, the granter has executed this instrument the day, and year first above written.

IN IMPORTANT NOTICE: Delvo, by lining out, whichever warranty (a) or (b) is not a phicable, if warranty (a) is applicable and the hereificiary is a credition as such word is defined in the fruith-in-leading Act and Regulation I, the heneificiary MUST comply with the Act and Ragulation by making required disclaures; for this purpose are Stevens-Ness Furm Not 1313, or equivalent. If complimite with the Act is not required, disregard this holice.

STATE OF OFFICIAL Context of MIST and the second as the context of this property of the context. STATE OF OREGON, County of Klamath This instrument was acknowledged before me on April by Norman E. Fowler and Debra L. Fowler, his vife යෙක්තුවන් ද OFFIGEL SEAL

INSTAL POWELL

NOTARY PUBLIC-OREGON

COMMISSION NO. 316846

MY COMMISSION PRIESS OCT. 4, 2002 Winn Hull Notery Public for Oregon My commission expires 14/12000 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: 30th Aspen Title & Escrov of \_\_\_\_April\_\_ on Page 16375 Lir da Smith, County Clerk by Openila Samit \$15,00 FFE