A-222 I SS782 I TRUST DEED made this twenty-seventh day of September 12.72 between	
ERNEST J. BORGMAN AND DOROTHY J. BORGMAN, husband and wife * * * * , as Grantors, 6321 Harvey Drive, Klamath Falls, Oregon 97601 * * (Address) KLAMATH COUNTY TITLE CO. * * * * * * * * , as Trustee, 422 Main Street, Klamath Falls, Oregon 97601 * * (Address) and United States National Bank of Oregon, Klamath Falls Branch, as Beneficiary, 740 Main Street, Klamath Falls, Oregon 97601 * * (Address).	
Grantor conveys to Trustee in trust the following property not exceeding three acres in <u>Klamath</u> County, Oregon: A parcel of land situated in the NE½S½ of Section 36, Township 38 S.R. 9 E.W.M., more particularly described as follows: Beginning at the Southwest corner of said Section 36; thence North 89°55' East a distance of 1345.2 feet; thence North 0°16' West a distance of 2187.0 feet to the Northwest corner of First Addition to Moyina Subdivision; thence North 89°39'30" East along the North line of said subdivision a distance of 420.0 feet to a ½ inch iron pin; on the true point of beginning of this description; thence continuing North 89°39'30" East a distance of 125.00 feet to a ½ inch iron pin;	
thence North 00°16! West a distance of 120.00 feet to a ½ inch iron pin; thence South 89°39'30" West a distance of 125.0 feet to a ½ inch iron pin; thence South 00°16' East a distance of 120.0 feet to the true point of beginning of this description.	
together with all appurtenances, and all existing or subsequently crected or affixed improvements or fixtures, all of which is collectively referred to as the Property.	
which is repayable with interest according to the terms of a promissory note dated the same as this deed, under which the final payment of principal and interest is due on or before	
 Possession and Maintenance of the Property. 1.1 Until in default, Grantor shall remain in possession and control of the Property and to the extent that the Property consists of commercial im- provements shall be free to operate and manage the Property and receive the proceeds of operation. The Property shall be maintained in good cor- replacements and renewals so that the value of the Property shall be main- tioned, and Crantor shall not commit or permit any waste on the Property shall be main- forther the Bronerty. 3.2 Grantor may withhold payment of any tax, assessment, or claim in sometion with a good faith dispute over the obligation to pay, so long as Beneficiary's interest in the Property is not jeopardized. If a lien arises or is field as a result of nonpayment, Grantor shall within 15 days after Grantor has notice of the filing, secure the discharge of the lien or deposit with Beneficiary cash folary in an amount sufficient to discharge the lien plus any costs, attorneys' tender the granter to some the property shall be and folary in an amount sufficient to discharge the lien plus any costs, attorneys' tender the lien. 	
 3.3 The assessor or tax collector of the county in which the Property is located is authorized to deliver to Beneficiary a written statement of the property taxes assessed or owing at any time. 3.3 The assessor or tax collector of the county in which the Property is located is authorized to deliver to Beneficiary a written statement of the property taxes assessed or owing at any time. 3.3 The assessor or tax collector of the county in which the Property is located is authorized to deliver to Beneficiary a written statement of the property taxes assessed or owing at any time. 3.3 The assessor or tax collector of the county in which the Property is located is authorized to deliver to Beneficiary a written statement of the property taxes assessed or owing at any time. 4. Insurance. 4. Insurance as Beneficiary may reasonably require. This shall include insurance on the Property against fire, additional risks covered by a standard endorsement for extended coverage, and such other risks as may be specified by Beneficiary including without limitation war risks. Insurance on the Property shall be carried in companies and under policies approved by Beneficiary and all be for an amount equal to the remaining unpaid portion of the Indebtedness or the full. 	
If some or all of the proceeds of the loan creating the Indebtedness are to be used to construct or complete construction of any improvement the Property, the improvement shall be completed on or before six month from the date of this deed and Grantor shall pay in full all costs and expenses in connection with the work. 3.1 Grantor shall pay before they become delinquent all taxes and assessments leviced against or on account of the Property, and shall pay as the alt dim s for work done on or for services rendered or material fur- nished to the Property. Grantor shall maintain the Property ren of, any liens having priority over or equal to the interest of Beneficiary rene of, any liens having priority over or equal to the interest of Beneficiary ment material for eded, except for the lien of taxes and assessments not delinquent and except	
deed, except for the life of taxes and assessments not definituent and except as otherwise provided in 3.2. Tenewal or substitute policy shall be secured by Grantor. NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust company or swings and lean attaction of OSS Chapter 728, its ubsidiaries, affiliates, agents or branches. 91-1662 9/68	

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5. Reserves; Mortgage Insurance Premiums.

5. Reserves; Mortgage Insurance Premulans. 5.1 Beneficiary may require Granter to maintain reserves for payment of taxes (including special sessenaments and other charges against the Property by povermental or quasi-povernmental bodies) or premiums on insurance or both. The reserves shall be created by payment each month to Beneficiary of an amount determined by Beneficiary to be sufficient to produce, at least 30 days before they are due amounts equal to or in envess of the taxes or insurance premiums to be paid. If at the time that payments the taxes or insurance premiums to be paid. If at the time that payments cient, Granter shall upon demand pay such additional sum as Beneficiary shall determine to be necessary to ever the required payment.

5.2 If Beneficiary carries insurance covering the repayment of all or any part of the Indebtedness, the premiums for such insurance shall be paid by Granner, and Beneficiary may require Grantor to maintain a reserve her such purpose in the same manner as for taxes and insurance.

for such purpose in the same manner as for taxes and insurance. 5.3. If Granner desires to carry a package plan of insurance that in-cludes coverage in addition to that required under this deed, Bauchelary may at its option establish and administer a reserve for that purpose. In such event the premium attributable to the required insurance coverage shall be quoted separately, and Beneficiary may permit Granner to turnish a certificate of insurance rather than deposit the policy as required in 4.2. If as any time Beneficiary holds an insufficient amount in the insurance reserve to cover the premium for the entire package policy, Beneficiary may, at its discretion pay only that portion of the premium attributable to the required insurance coverage. Beneficiary may from time to time estab-lish reasonable service charges for the collection and disbursement of premiums on package plan insurance.

6 Expenditures by Beneficiary.

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A Expenditures by Beneficiary. If Grantor shall fail to eccepty with any provision of this deed, Beneficiary may at its option on Grantor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtechness. Amounts so added shall be payable on demand with interest at the rate of the percent per annum from the date of expenditure. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Beneficiary may be entitled on account of the default, and Beneficiary shall not by taking the required action cure the default so as to bar it from any remedy that it otherwise would have had.

7. Late Payment Penalty.

If any payment renalty. If any payment under the note is late by 15 days or more, the Beneficiary may charge a penalty up to two cents for each dollar of payment so in arrears to cover the extra expense involved in handling delinquent pay-ments. Collection of a late payment charge shall not constitute a waiver of or prejudice the Beneficiary's right to pursue any other right or remedy available on account of the delinquency.

8. Warranty; Defense of Title.

8.1 Grantor warrants that he holds merchantable title to the Property in fee simple free of all encumbrances other than those enumerated in the title policy, if any, issued for the benefit of Beneficiary in connection with this transaction and accepted by Beneficiary.

3.2 Subject to the exceptions in S.1 abore, Grantor warrants and will forever defend the tille sgainst the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's tille or the interest of Beneficiary or Trustee under this deed, Grantor shall defend the action at his expense.

9. Condemnation.

9.1 If all or any part of the Property is condemned, Beneficiary may at its election require that all or any portion of the net proceeds of the award be applied on the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attor-neys' fees necessarily paid or incurred by Grantor, Beneficiary and Trustee in connection with the condemnation.

9.2 If any proceedings in condemnation are filed. Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award.

10. Imposition of Tax by State.

10.1 The following shall constitute state taxes to which this para-

graph applies:
(a) A specific tax upon deeds of trust or upon all or any part of the Indebtedness secured by a deed of trust.
(b) A specific tax on a grantor which the taxpayer is authorized or required to deduct from payments on the Indebtedness secured by a deed of trust.

or trust. (c) A tax on a deed of trust chargeable against the Beneficiary or the holder of the note secured. (d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a grantor.

payments of principal and interest made by a grantor. 10.2 If any state tax to which this paragraph applies is enacted sub-sequent to the date of this Deed of Trust, this shall have the same effect as a default, and Beneficiary may exercise any or all of the remedies arail-able to it in the event of a default unless the following conditions are met: (a) Grantor may lawfully pay the tax or charge imposed by the state

(b) Grantor pays or offers to pay the tax or charge within 30 days after notice from Beneficiary that the tax law has been enacted.

11. Powers and Obligations of Trustee.

11.1 In addition to all powers of Trustee arising as a matter of law, Trustee shall have the power to take the following action with respect to the Property upon the request of Beneficiary and Grantor:

 (a) Joining in preparation and filing of a map or plat of the Property, including the dedication of streets or other rights in the public. (b) Joining in granting any easement or creating any restriction on

the Property

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(c) Joining in any subordinative or other agreement affecting this deed or the interest of Beneficiary under this deed.

11.2. Trustee shall not be obligated to notify any other party of a pending sale under any other deed of trust or blen, or of any action or pro-oreding in which Grantoe, Reneficiary or Trustee shall be a party, unless the action or proceeding is brought by Trustee.

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1ª Transfer by Grantor.

12. Iransier by Grantor. 13.1 Grantor shall not, without the prior written consent of Bench-ciary, transfer Grantor's interest in the Proyerty, whether or not the Trans-ferre assumes or agrees to pay the Indebtedness. If Granter er a prospective Transferre applies to Beneficiary for consent to such a transaction, Bene-heiary may require such informatica concerning the Transferre as would mormally be required from a new han applicant. Beneficiary shall not unreasonably withhold its consent.

12.2 As a condition of its consent to any transfer, Beneficiary may in its discretion impose a service charge not exceeding one percent of the original amount of the indebtedness, and may increase the interest rate of the Indebtedness by not more than one percent per annum.

the indentedness by net more than one percent per annum. 123 No transfer by Grantor shall relieve Grantor of liability for pay-ment of the Indebtedness. Following a transfer, Beneficiary may agree to any extension of time for payment or modification of the terms of this deed or the promissory note or waive any right or remedy under this deed or the promissory note without relieving Grantor from liability. Grantor waives notice, presentment and protest with respect to the Indebtedness.

13. Security Agreement; Financing Statements.

13.1 This instrument shall constitute a security agreement with respect to any personal property included within the description of the

13.2 Granter shall join with Reneficiary in executing one or more financing statements under the Uniform Commercial Code and shall file the statements at Grantor's express in all public offices where filing is required to perfect the security interest of Beneficiary in any personal property under the Uniform Commercial Code.

14. Recouveyance on Full Performance.

14. Recouveyance on Full Performance. If Grantor pays all of the Indebtedness when due and otherwise per-forms all of the obligations imposed upon Grantor under this instrument and the promissory note evidencing the Indebtedness. Beneficiary shall execute and deliver to Trustee a request for full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Beneficiary's security interest in personal property. The reconveyance fee required by law shall be paid by Grantor.

15. Default.

The following shall constitute events of default: 15.1 Failure of Grantor to pay any portion of the Indebtedness when it is due

1. Is out. 15.2 Failure of Grantor within the time required by this deed to make any payment for taxes, insurance, or mottgage insurance premiums or for preserves for such payments, or any other payment necessary to prevent filing of or discharge of any lien.

15.3 Failure of Grantor to perform any other obligation under this deed within 20 days after receipt of written notice from Beneficiary specifying the failure.

16. Rights and Remedies on Default.

16.1 Upon the occurrence of any event of default and at any time thereafter, Beneficiary may exercise any one or more of the following rights

and remedies: (a) The right at its option by notice to Grantor to declare the entire Indebtedness immediately due and payable. (b) With respect to all or any part of the Property that constitutes realty, the right to forcelese by notice and sale by Trustee or by judicial forcelesure, in either case in accordance with applicable law. (c) With remet to all or any part of the Denser that constitutes

(c) With respect to all or any part of the Property that constitutes personality, the rights and remedies of a secured party under the Uniform Commercial Code.

personalty, the rights and remedies of a secure party under the Universe Commercial Code. (d) The right, without notice to Grantor, to take possession of the Property and collect all rents and profits, including those past due and unpaid, and apply the net proceeds, over and above Beneficiary's costs, against the Indebtedness. In furtherance of this right, Beneficiary may require any tenant or other user to make payments of tent or use fees directly to Beneficiary, and payments by such tenant or user to Beneficiary in response to its demand shall satisfy the obligation for which the pay-ments are made, whether or not any proper grounds for the demand existed. (e) The right in connection with any, legal proceedings to have a receiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property and to operate the Property, preceding forcelosure or sale and apply the proceedive or and above cost of the receiver shall, satisfy the obligation of the Property with out bond if permitted by law. Beneficiary's right to the appointment of a receiver shall exist whether or not apparent value of the Property exceeds the Indebtedness by a substantial amount. (f) Any other right or remedy provided in this deed or the promissory

(f) Any other right or remedy provided in this deed or the promissory note evidencing the Indebtedness.

16.2 In exercising its rights and remedies Beneficiary shall be free to sell all or any part of the Property together or separately or to sell certain portions of the Property and refrain from selling other portions. Beneficiary shall be entitled to bid at any public sale on all or any portion of the Property .

16.3 Beneficiary shall give Grantor reasonable notice of the time and place of any public sale of any personal property or of the time after which any private sale or other intended disposition of the property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

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16.4 A waiver by either party of a breach of a provision of this agree-mission to constitute a waiver of or prejudice the party's right other-wise to demand strict compliance with that provision or any other provi-tion. Election by Beneficiary to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this ded after failure of a default and exercise its remedies under this Paragraph 16.
16.5 In the event suit or action is instituted to enforce any of the such sum as the court may adjudge reasonable as attorneys fees at trial are necessary at any time in Beneficiary's opinion for the protection of its interest or the enforcement of its rights, including without limitation, the cost of searching records, obtaining title reports, surveyor reports, attor-neys' opinions or title insurance, and fees for Trustee, whether or not any on demand and shall bear interest at the rate of ten percent per annum from the date of expenditure until repaid.

Any notice under this deed shall be in writing and shall be effective when actually delivered or, if mailed, when deposited as registered or certi-fied mail directed to the address stated in this deed. Any party may change the address for notices by written notice to the other parties.

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18. Succession; Terms.
18.1 Subject to the limitations stated in this deed on transfer of Grantor's interest and subject to the provisions of applicable law with respect to successors trustees, this deed shall be binding upon and inure to the benefit of the parties, their successors and assigns.
18.2 In construing this deed the term deed shall encompass the term security agreement when the instrument is being construed with respect to any personal property.

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INDIVIDUAL ACKNOWLEDGEMENT	CORPORATE ACKNOWLEDGEMENT	
STATE OF OREGON, County ofKlamath	STATE OF ORECON, County of	
September_2719.7.2	cal control control of the provide the control of the providence	
Personally appeared the above-named	Personally appeared, and, who, being sworn, stated	
Ernest J. Borgman and Dorothy J. Borgman	that he, the said	
and acknowledged the foregoing instrument to be	is a	
Before me:	Bejore me:(SEAL)	
Notor Public for Oregon My commission, expires April 12, 1975	Notary Public for Oregon My commission expires:	
PROUTST FOR FU	LL RECONVEYANCE Aligations have been paid.	And Market States of States States (1997)
STATE OF OREGON; COUNTY OF KLAMATH; ss.		
Filed for record at request of <u>KLAMATH COUNTY TITLE CO</u> this <u>27th</u> day of <u>SEPTEMBER</u> A. D., 19. <u>72</u> d	o'clockM., and duly recorded in	
Vol. <u>M 72</u> , of <u>MORTGAGES</u> on Page		
FEE \$ 6.00	WM. D. MILNE, County Clerk Hazel Duazel By (Title)	and the second sec
a na shekara na shekara na shekara na sana bakara ka sa		
Do not lose or destroy this Trust Deed OR THE NOTE which it securos. Both	must be delivered to the trustee for cancellation before reconveyance will be made.	

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