surplus, it any, to the grantor or to his survessor in inferent entitled to surv surplus. 16. For any reason permitted by law beneficiary may from time to income appoint a successor or successor to any trustee named herein or to any oversance to the successor trustee, Upon such appointed herein or to any powerance to the successor trustee, there have a beneficiary of all titled powerance to the successor trustee herein name of a provide powerance to the successor trustee, and substitution shall be reason of the successor trustee and substitution shall be and a power powerance to the successor trustee, and substitution shall be and a power power and duties conferred upon any trustee herein name by written on the successor trustee of the successor trustee of the courty of the successor of the courty of the successor trustee and Clerk of Recorder of the courty of a power appointment of the successor trustee acknowledged is made a public record as provided by law. Trustee is not obligated to notily any action of proceeding in which the moder any other deed shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a kank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to muse title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under CRS 695 505 to 595.585.

18.00

the default, in which event all foreclosure proceedings shall be dismused by 14. Otherwise, the sale shall be held on the date and at the time and be added and the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell which said sale inter-tion one parcel or in separately law. The trustee may sell which said sale inter-and the highest bidde forcels and shall sell the parcel or parcel set the postponed as provided by law. The trustee may sell which said sale inter-tion of the highest bidde forcels and shall sell the parcel of parcel set the postponed as provided by law. The trustee solid sale. Trustee the for the highest bidde of any matters of lact shall be conclusive provided the trustet. But the set of the parcel set of the solid set of the set of the trustee set hereot. Any purchase at the sale. Shall apply the proceeds of sale to parcel of the express of sub-tion of the highest bidde of the purchase the sale. Shall apply the proceeds of sale to parcel of the express of sub-tion of the subsequent of the interest of the submess of sub-tion interest may appear in the order of the primers and (4) is all provided the trustee. 14. For any reason permitted by law beneficiary may from time to 14. For any reason permitted by law beneficiary may from time to

tions and restrictions with all laws, ordinanceurity if infailations, coverants, condition in executing such imaning statements pursuant to elicitry so requests, to cial Code as the beneficiary in a the cost of all links same in the beneficiary of requests, to cial Code as the beneficiary or searching agencies as may be deemed desirable by the provides and continuously maintain insurance on the buildings of the such premises against loss of demage by fire an amount not less than a full selficiary may deem (loss of demage by fire an amount not less than a full selficary may deem (loss of demage by fire an amount not less than a full selficary may deem (loss of demage by fire an amount not less than a full selficary at the start and so insurance shall be deliverary at the start and so insurance and it is they solid link to the beneficiary with loss payable to it, witten in comparise acceptable to the beneficiary at less time any such order weaters in the start prevent of the solid may be readered any fire or any reason to the beneficiary as soon sailer: all deliver said problem of insurance now or hereafteen pay benes. The amount for y possible of the beneficiary if the entire amount so collected under any fire or sole of delaut hereament or unsufficated on and buildings. Collected under any fire or and thereafter and the sole of a sole able file by beneficiary or the text and a sole of the sole of a sole application or release the file and there as assessments and or any traces and to may taxes, assessments and or any traces and the may taxes assessments and any termines file and there any taxes, assessments and to pay all adapted by the sole of the sole of a such taxes, assessments and any traces and the pay taxes. There are any taxes, assessments and any taxes assessment and any traces and the sole of the sol

The above described real property is not currently used for agreed. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in &od condition and repair, not to remove or demolish any building or improvement thereon; To compile or restore promptly and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor. 3. To compile or restore property; if the beneficiary so requests, to foin in executing such linearies statements pursuant conditions are such in agrees a well as the cost of all lines same in the proper public office or offices as well as the cost of all lines as areas made by liling officers or searching agencies as may be deemed desirable by the

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in substrating any easement or creating any restriction thereon. (c) join in any subordination or other agreement altecting this ideed or the lief or charge franted in any reconveyance may be described as the "presson or person of the truthulines thereof. The person of any of the truthulines of the second of the person of the second of the person of the second of the person of the second of the truthulines of the second of the second

The above described real property is not currently used for agricultural, timber or grazing purposes.

(\$45,000.00) note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable October 1, 19, 2003

together with all and singular the tenements, hereditaments 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FORTY FIVE THOUGAND and NO/100

thereof on file in the office of the County Clerk of Klamath County, Oregon.

ico

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

in _____Klamath _____County, Oregon, described as:

The Northerly 10 feet of Lot 4 and the Southerly 55 feet of Lot 5 in Block 46 of Nichols Addition to the City of Klamath Falls according to the official plat

as Beneficiary, 5

Vol. <u>M84</u> Page _ 894 ...day of October

TRUST DEED

ALFIST DEED, made this 1st ROBERT L. MCINTIRE and BARBARA L. MCINTIRE

FORM No. 801-Oregon Trust Deed Series-TRUST DEED

1151 PURE STREET KLAMS BOOD OH 97601

as Grantor,

KLAMATH COUNTY TITLE COMPANY KLAMATH TEMPLE, an Oregon Corporation

wave any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such an in equity as a morifade or direct the trustee to toreclose this trust deed advertisement and sale. In the direct of the trustee to toreclose this trust deed advertisement and sale in direct the trustee to toreclose this trust deed advertisement and sale. In the second of the trustee to toreclose this trust deed advertisement and sale. In the second the trustee to toreclose this trust deed advertisement and cause to be recorded his written notice of default and his election thereby, whereupon the trustee to toreclose the trust here shall be second and cause to be recorded his written notice of the all and his election thereby, whereupon the trustee to to foreclose the strust deed the many provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale the delaut any time prior to live days before the date set by the trustee for the trustee's live frame or other person so privileded by lively, the entire amount the beneficiary or his more person so privileded by lively, the entire amount the under the terms of the trust deed and the amount provided by law) other that and attorney's leven but en-obligation secured there is the add to default occurred, and thereby even is a would not then be due had to default occurred, and thereby even the default, in which event all loreclosus proceeding shall be dismissed by the detault, in which event all loreclosus proceeding shall be dismissed by the secure defined all shalls be held on the date and at the time and the trustee.

..., as Trustee, and

<u>19.</u>83

EVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 9720

, between

| The grantor covenants and | 89: |
|--|---|
| fully seized in fee simple of said described | to and with the beneficiary and those claiming under him, that he is la real property and has a valid, unencumbered title thereto |
| and that he will warrant and forever defe | nd the same against all persons whomsoever. |
| | |
| | the loan represented by the above described note and this trust deed are: y, household or agricultural purposes (see Important Notice below), res a natural purposes) are too business or commercial purposes other than agricultur of and binds all parties to business or commercial purposes other than agricultur |
| tors, personal representatives, successors and assist | of and binds all parties hereto, their heirs lader |
| the reliable and the ne | state and it is constituing this deed and ant |
| * IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act. | ntor has hereunto set his hand the day and year first above written. |
| beneficiary MUST comply with the Act and Regulation | and Regulation Z, the Robert L. McIntire |
| if this instrument is NOT to be a first lien, or is not to | They lien to finance |
| (If the signer of the above is a corporation, use the form of acknowledgment opposite.) | ivalent. If compliance D. Z. McIntire Barbara L. McIntire |
| STATE OF OREGON,) County of Klamath)ss. | STATE OF OREGON |
| December 2/ 10 83 | STATE OF OREGON, County of |
| Robert L. McIntire and | dife |
| Barbara L. McIntire | president and that the latter is it |
| | secretary of |
| and acknowledged the toregoing instru- ment to be their voluntary act and dee (OFFICIAL Calibric Construction of the toregoing instru- (OFFICIAL Calibric Construction of the toregoing instru- (SEAL) Construction of the toregoing instru- (SEAL) Construction of the toregoing instru- (SEAL) Construction of the toregoing instru- tion of the toregoing instru- volution of the toregoing instru- tion of toregoing instru- tion of t | a corporation, and that the seal affixed to the fact the |
| COMMISSION EXPIRES AMAIL 19, 1937 | Notary Public for Oregon |
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| | My commission expires: (OFFICIAL SEAL) |
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