	mrc-	16996-2	STEVENS-HESS LAW PU	B. CO PORTLAND, OR. 97204
°K 6527(3	TRUST DE	ED Vol	NL_Page_	15413 💮
THIS TRUST DEED, made this	26thday		·····,	19, between
J.M. Andersch Corpo as Grantor, Mountain Citle Company	ration of Klamath Co	unty		, as Trustee, and
Robert Kennedy and Zed	na M. Kennedy,	Husband and W	ife	,
Grantor irrevocubly grants, bargains, in Klamath County, O	WITNESSE sells and conveys regon, described a	s to trustee in trus	t, with power of	sale, the property
A parcel of land situated in the s Willamette Meridian, Klmaath Count	SWL, Section 9	, Township 39		
Beginning at $\frac{1}{2}$ inch from pin from bears North 00° 06' 40" East, 471 to a $\frac{1}{2}$ inch iron pin; thence North thence North 00° 10' 38" East, 149 feet to the point of beginning.	.85 feet; then h 89° 27' 28"	ce South 00° 0 West, 328.50	6'40" West, 1 feet to a ½ i	145.97 feet inch iron pin;
THIS TRUST DEED IS ALL INCLUSI A. FIRST MORTGAGE IN PAVOR OF STAT SIZE EXHIBIT A ATTACHED HERETO AN together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues tion with said real estate. FOR THE PURPOSE OF SECURING PE sum of SEVENTY THOUSAND AND NC/1	TE OF OREGON AN D BY THIS REFN ditaments and appurted and profits thereof a ERFORMANCE of each	ND ACTING BY THE ERENCE MADE A Fernances and all other and all fixtures now or	IE DIRECTOR OF PART HEREOF. rights thereunto belo hereafter attached to	VETERANS AFFAI onging or in anywise or used in connec-
note of even date herewith, payable to beneficiary of not sooner paid, to be due and payable Per Th The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned on all nated by the fram then at the hyperbeckers.	or order and made by erms of note this instrument is the described property, o tor without first hav.	date, stated above, or r any part thereof, or ing obtained the writte	vment of principal ar n which the linal insu any interest therein en consent or approva	nd interest hereof, if tallment of said note is sold, agreed to be al of the beneficiary,
then, at the boneliciary's option, all obligations see herein, shall become immediately due and payable. The above described roal property is not currently				xpressed therein, or
To protect the security of this trust deed, gr. 1. To protect, preserve and maintain said property in a repair; not to remove or throliss any building or inpr not to commit or permit any waite of aid property. 2. To complete or restrict parametry and in fixed mainter any building or improvement which may be constru- destroyed thereon, and pay when due a loost incurred thereton. 3. To comply with all lives, rainances, regulations, in an executing such linascing static ants jurisant or the cial Code as the beneficiary may regular and to pay to the by filing officers or searching agencies as may be deemed by filing officers or searching agencies as may be deemed and contended on the said premises against lives o and such other husards as the jurning arguing lives of any more restricted on the said premises against lives o and such other husards as the jurning arguing from time to an amount not live; than \$	in seed condition dram subcreated thereon; and workmanike cred, damaged or revenants, condi- try so requests, to Uniform Commer- try so requests, to Uniform Commer- tions same in the desirable by the on the buildings re damage by line ney on time remure in licia	consent to the making of ting any easement or cr- ordination or other agreer sol; (d) reconvey, withou tee in any reconveyance live milled thereto," and conclusive proof of the tr- ices mentioned in this para 10. Upon any de-lault without notice, either a ted by a court, and with indebtedness hereby secu- or any part thereot, in a s and protite, inclusing tr- costs and expenses of ope s fees upon any indebted yr may determine.	rating any restriction this nent affecting this deed twarranty, all or any po- tonay be described as i the recitals therein of an uthiulness thereoi. Truste draph shall be not less this by fornor hereunder, i optrop, by adent or bo- out regard to the adequ- ed, enter upon and take some name sue or oth- base past due and unpais reston and collection, inc- ness secured hereby, and	ereon: (c) join in any or the lien or charge att of the property. The the "person or persons y matters or facts shall es's lees for any of the heneficiary may at any y a receiver to be ap- acy of any security for possession of said prop- ensist collect the rents, d, and apply the same, in such order as bene-
an amount not less than \$ FILLI Vallace companies acceptible to the beneficiary, with loss payable policies of insurance shall be delivered to the beneficiary as it the grantor shall fail for any reason to procure any such deliver said policies to the beneficiary at least lifteen days pr find of any policy of insurance move or hereafter placed o the beneficiary ray procure the same at grantor's erson collected under an life or other insurance, policy may be a ciary upon any indibitedness secured 'ereby and in such ore pend determine, of a to option of beneficiary the entire annun	to the latter; all colle soon as insured; insur insurance and to prop rior to the expira- m said buildings, purs rise. The annount ipplied by benefit- der as beneficiary decl	11. The entering upon ction of such rents, issues rance policies or compensa erty, and the application e any default or notice of uant to such notice.	tion or awards for any t or release thereof as alon of default hereunder or i grantor in payment of a of any agreement hereunc oby immediately due an	aking or damage of the resaid, shall not cure or invalidate any act done ny indebtedness secured der, the beneficiary may d navable. In such an

The beneficiary risk procure the same at grantor's expense. The amount collected under any indebtedness secured 'ereby and in such order as beneficiary many determine, or at optim of beneficiary the entire amounts collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default in not so to default hereover or invalidate any set done pursuant to such motive.
A To keep small premise the form construction lens and to pay all tars, assessments and other clurges that may be levied or assessed upon or algenst such property before any part of laws thate, as examents and other clurges that may be levied or assessed upon or algenst such property before any part of laws trace, as examines and other charges become put due or difficuent and property before any part of any trace, as essimerts, insurance premiums, lien, or other charges payarile by grantor, either by direct payment, or by previding beneficiary with 1 and a with which to male such payment, beneficiary and at its option, male payment thereof, and the amount so paid, with interest at the rate set forth in the note secured between shered and for such payments, and its payment is any the payment of any tittereof, and the amount so paid, with interest at the rate set forth in the note secured by this trust deed, without waiver of any rights arising from breach of any 01 the coverants hereof and for such payments shell as the bay and the lebus testured by this trust deed in mediately due and payable without any secured by this trust deed immediately due and payable and constition of interesting with a start and payable and constition with or in enforcing the bayling or trustees and attorney's less actured by this trust ideed interdiated and payable and constition with or in enforcing the bayling or trustees and attorney's less actured by this trust ideed interdiately due and payable and constition with or in enforcing the bayling or trustees and attorney's less acousting instructed.
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action of the perioditions of any altrement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his relation may proceed to loreclose this trust deed in equily as a martiagle or direct the truster to loreclose this trust deed in equily as a martiagle or direct the truster to loreclose this trust deed in equily as a martiagle or direct the truster to loreclose the trustere shall exercise the said described real property to satisfy that where even the beneficiary as the trustere shall exercise the route shall be accurated in the time and place obligations for noise the hered at the time and place obligation to sell the said described real property to satisfy and place between the sate obligations. I.J. Altor the trustere shall be to loreclosure by advectisement and sale, and at any time prior to 3 days before the date the trustere conducts the sale, the granter or any other person so priviled by DRS 86.753, may cure the default or delaults. If the default consists of a lailure to pay, when due, setting second by the trust deed, the delault may be cured by paying the one becured by tendenic occurrent of the plating the and such prior to a sub other default that is capable of being cured may be cured by tendenic the ability the and the default consist of a lailure to pay, when due, so the declard or delault occurrent of the plating the and extended by tendenic the plating the another being and and date of the truster's and attorney's less not exceeding the amounts provided by law. The truster shall be held on the date and at the time and place designated in the molecule alsals and shall be held on the trust of a pay able at the truster of a pay be provided by law. The truster shall be accord of the trust deed in any case in the mole of which and at the time and place designated in the molecule alsals to the truster shall be held on the date and at the time and place designated in the molecule alsals to the truster shall be place of parce

whe trainiums interest: any person, excluding the trustee, but including the granter and beneliciary, may purchase at the sale.
 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustees attrongs, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the protect of the trustee in the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed, (3) to all persons having the interests may appear in the order of their priority and (4) the surplus, if any, to the guator or to his successor trustee appointed been under. Upon such appointent and without conveyance to the successor trustee have have be and without conveyance to the successor trustee have have be writted with all be voided with all title, powers and duies conferred upon any trustee herein named or poynined hereunder. Each such appointment and subsources of the trust appendix be made by written hereins in the most lays records of the successor trustee appoint as successor trustee, and be beneliciary, which the property is ditueted, shill be trustee instrument executed by beneliciary, which the property is situated, shill be trustee therein of the successor trustee.

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.

NOTE. The Trust Deed Act provides that the trastee hereince must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company ar shangs and lotin association author to do business ander the laws of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, or itlates, agents or tranches, the United States or any agency thereaf, or an escrew agent licensed under ORS 696-505 to 696-585.

The grantor covenants and advers	to and with a	1541
rully seized in tee simple of said describe	ed real property an	eneficiary and those claiming under him, that he d has a valid, unencumbered title thereto
l bee attached exhibit		has a valid, unencumbered title thereto
and that he will warrant and t		
and that he will warrant and forever def	lend the same again	nst all persons whomsoever
The grantor warrants that the proceeds of the (a) * trimarily for grants is personal of the (b)	he loan represented hu	the above described note and this trust deed are: (see Important Notice below), re for historian
 (a)* frimarily for itration's personal, family (b) for an organisation, or (even it grantor This deed applies to, inures to the benefit of personal representatives.	or household purposes is a natural person) a	the above described note and this trust deed are: (see Important Notice below)
a rus deed applies to invest		cusiness or commercial purpose
gender nereby, whether or no! named as a beneficin gender includes the temining and the neuter, and the IN WITNESS WE!EREOF, said the	e term beneficiary shal ary herein. In construi	hereto, their heirs, legatees, devisees, administrators, exec I mean the holder and owner, including pledgee, of the con Ig this deed and whenever the context so requires, the masc et his t.
IN WITNESS WHEREOF, said gra	singular number inclui	des the plural.
* IMPORTANT NOTICE: Delete, by liste and		If this deed and whenever including pledgee, of the con- des the plural. et his hand the day and year first above written.
beneficiary word is defined in the Trathein Low the benef	ficiary is a graditor	J.M. Andersch Corporation
beneficiary MUST comply with the Act and Regulation of the beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stavens-Ness Form No. 13 If compliance with the Act is not required, disregard this not		
the second state of the se	otice,	BY:
(If the signer of the observe is a corporation, use the form of actorswiedgement opposite.)		The M And Tral
STATE OF OREGON,		\bigcirc
County of	STATE OF	DREGON,
This instrument was ucknowledged before me	County of	Klamath
, 19 , by	19 8 aby a	nt ras acknowledged before me on file of
	as L	Inder anderacto
	J	M. Undersch Cap
SEAL) Notary Public for Orego My commission expires	Notary Public I	or Orada
(counties of e) pires	My commission	avairant 1
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REC Te bor use	QUEST FOR FULL RECONVEY d enty when obligations have	ANCE
To the second s second second sec	-	
t deed have been fully and is all of one and holder of a	Il indebted	
t dred have been fully paid and satisfied. You hereby frust deed or pursuant to status, to cancel all evid with together mist and the status, to cancel all evid	Ill indebtedness secured are directed, on payn	by the foregoing trust deed. All sums secured by said
The undersigned is the lefal owner and holder of a t dued have been fully paid and satisfied. You hereby trust deed or pursuant to statuse, to cancel all evid with together with said trust deed) and to reconvey, w is now held by you under the same. Multiposed	Il indebtedness socured are directed, on payn lences of indebtedness ithout warranty, to th	by the foregoing trust deed. All sums secured by said tent to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you the parties designed.
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EXHIBIT "A"

This Trust Deed is an "All Inclusive Trust Deed" and is second and subordinate to the Mortgage now of record dated October 27, 1978, and recorded October 27, 1973, in Volume M78, page 24299, Microfilm Records of Klamath County, Oregon, in favor of State of Oregon, represented and acting by the Director of Veterans' Affairs, as Mortgagee, which secures the payment of a Note therein mentioned.

Robert Kennedy and Zedna M. Kennedy, husband and wife, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of the State of Oregon, represented and acting by the Director of Veterans' Affairs, and will save Grantors herein, J.M. Andersch Corporation, harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Mortgage, Grantor herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Mortgage.

The real property taxes will be paid by the Seller each year when they come due and the seller will then add back the amount of real property taxes paid to the balance of this Note and Trust Deed each year upon presenting the Collection Escrow Agent, Mountain Title Company, a copy of the paid receipt.

STATE OF OREGON: COUNTY OF KLAWATH: ss.

Filed for	record at request August	f	day 6,
FEE	\$13.90	By From Simile	

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