30472		TRUST DEED		<
THIS TRU JIMMIE M. A	IST DEED, made LLEH	e this 5th day ofAug	<u>ust , 1988</u> , t	etwee.
as Grantor, ASP KLAMAIH RIVI	EN TILE & E ER ACRES OF	ESCROW, INC. UREGON, LID., a Limited	Partnership , as Truste	ee, and
as Beneficiary,	evocably grants b	WITNESSETH:		
Grantor irro Grantor irro M.Lamath ot 21, 8100	sk Sb, FlFlH	WITNESSETH: bargains, sells and conveys to trustee bunty, Oregon, described as: ADDITION TO KLAMATH RI te of Oregon.		operty
Grantor irro Grantor irro n Klamath ot 21, 8100	sk Sb, FlFlH	bargains, sells and conveys to trustee bunty, Oregon, described as: 4 ADD111UN 10 KLAMATH PI		opert

together with all and singula: the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

tion with said test estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \_INELVE\_ LHOUSEJD\_AND\_NU/LUU

note of even date herewith, payabie to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if Dollars, with interest thereon according to the terms of a promissory

sold, conveyed, ussigned or clientical by the Willin described proper state, conveyed, ussigned or clientical by the willing described proper then, at the beneficiary's option, cli obligations secured by this instherein, shall become immediatly due and payable.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and minital said property.
To protect preserve and minital said property in good condition and reprint any waste of said property.
To comprise the security of this trust deed, grantor agrees:
To protect preserve and minital said property.

To manne any building or meson providing and in good and workmanike determent thereon any building or meson providing and more there any building or meson providing and more there any building or meson providing and the said and any providing and the said provid

## It is mutually agreed that:

It is mutually agreed that: S. In the event that any portion y all of said property shall be taken under the right of emment domain w condomnation, beneficiary shall have the right, if is so elects, to require that all or any portion of the monite payable as conversion for such taking, which are in everys of the mount required to pay all reasonable costs, expenses and attorney's less measuring paid or memory by granter in such proceeding, shall be paid to 'menteksiay and and the trial and appellate courts, the essardy paid or meured by ben-ticany in which proceedings, shall be paid to 'menteksiay and and the trial and appellate courts, the essardy paid or meured by ben-ticany in which proceedings, and two basines applied upon the indubtedness and encourted such infrantor agrees, at its own expenses, to also such actions and encourted such infranto agrees in the neosure in obtaining such accom-pensation, promptly bounderstand to the the two the indubtedness of any and the first and and the first the neotestary in obtaining such com-pensation, promptly bounderstand to the interval of the note for industry, sayment of its the first area proved in the definition of the the total the liability of any person for the paymat of the indubtedness, traver may (a) consent to the making of any a op or plat of said property; (b) join in

trument, irrespective of the maturity dates expressed therein, or summer, irrespective of the maturity dates expressed therein, or dramating any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge functed; (d) reconvey, without warrarty, all ham part of the property. The derived in any reconveyance may be described in the property. The structure in any reconveyance may be described in the property. The second of the truthulness thereof. I any matters or lasts shall be not less than \$5.
I. 0. Upon any delault by g-antor hereunder, beneficiary may at any the indebtedness hereby secured, enter upon and diquage of any security for property any part thereof, in its own name sue or on possession of said property is less und expension.
11. The entring upon and taking possession of said property, the collection of such rests, issues and profits, including those past due and unpaid, ind canobid the same liear or ony part thereof, in its, or the proceeds of line and other as been collection of such rests, issues and profits, and its own name sue or or invalidate any act done using the same policies or compensation and collection, neurodiffication of such rests, issues and profits, and in such order as been property, and the application or release thereof at all not cure or pursuant to such notice.
12. Upon delault by g-notor in payment of any indebtedness secured hereby in mediated any act done pursuant to such notice.
13. Upon delault by g-notor in payment of any indebtedness accured hereby inmediated due any other right or in the spect to such payment and/or performance, the beneficiary may act any declaring and inside or direct the trustee to loreclose this trust deed in equity with a secure dole delault any roceed to loreclose this trust deed here by a declare all sums secure do there immediated due and payable. In such any other right or ormedy, and here application accure to be speciare any detertime

together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall he held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels shall deliver to the purchaser its deed in form as required by law conversion the truthulness thread the time to warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thread, may purchase at the sale. Its warranty, express or im-cluding the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a trasonable charge by trustees sattorny. (2) to the obligation secured by the trust deed, (3) to all persons having networked in the rest of the trust devid, (3) to all persons having networked in the spect of the trustee with the trustee shall apply the proceeds of the trustee of the trust devid, (3) to all persons having networked in the spect of the trustee in the trust dred as their interest may appear in the order of their priority and (4) the surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to to the appoint a successor or successors to an trustee samed server to be an successor there appointed her-under. Upon such encoded and all title, purchase to the successor trustee, the latter shift be made to supported hereander. Each such appointed upon any trustee herein numed or appointed hereander. Each such appointed and substitution shall be made be written instrument actually be believely, which, when recorded in the metrals to recently of counties in which the property is situated, shall be conclusive groad of proper appointment of the successor trustee. If Trustee sweeps this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which fight any other deed of trust or al any studies such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides twit the inverse hereunder invit be either an altorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company outhorized to insure title to real property of this state, its subsidiaries, utfilliates, agents or branches, the United States or any agency thereaf, or an estrew agent licensed under ORS 696.525 to 696.525 to 696.525. property 

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- fully seized in lee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and lorever deland the same against all persons whomsoever. and that he will warrant and lorever deland the same against all persons whomsoever. (a) primarily tor grantor's personal, tarily or household purposes (see Important Notice below). (b) for an organization, or (even it grants is a natural period) are for business or commercial purposes. This deed applies to, inters to the besuft of and binds all parties hereto, their heirs, lefatees, devises, administrators, executors, thereby, whether or not named as a beneficiary. The term beneficiary shall mean the holder and owner, including pledges, of the contract gender includes the forminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, suid frantor has here anto set his hand the day and year first above written.	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily lor grantor's personal, tataily or household purposes (see Important Notice below). (a)* primarily lor grantor's personal, tataily or household purposes (see Important Notice below). (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. (c) for an organization, or (even it grantor is a natural person) are the house of the second of the contract (c) for an organization, or (even it grantor is a natural person) are here, their heirs, legatees, devisees, administrators, executors. (c) for an organization, or (even it grantor is a natural person) are the here, their heirs, legatees, devisees, administrators, executors. (c) for an organization, or (even it grantor is a natural person) are there here, there here, including pledgee, of the contract the ded applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, the masculine this deed applies to, inures to the benefit of and binds all parties hereto, the holder and owner, including pledgee, of the contract This deed applies to, inures to the benefit of and binds all parties hereto. The holder and owner the context so requires, the masculine the particular to the participation of	
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IN WITNESS WHEREO, IT	
A UNICETANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	
as such word is defined in the Truth-in-Lending lation by making required	
beneficiary MUST compty that set Stevens-Ness Form NS. Form, or a disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form NS. Form, or disclosures; for this purpose use Stevens-Ness Form, or disclosures; for the stevens-Ness Form, or disclosures	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) use the form of acknowledgement opposite.)	
state of oregon, )ss.	
County of Citrice - This instrument was -	
This instrument was abated $11, 05\%$	
Janet B. Smithon of Dig Light Rest Opening	•
Watery Public to the state and the state of	EAL)
Notary Public for Oregon My commission expires: 51727.22.1934 My commission expires: 51727.22.1934	
TO BUIL RECONVEYANCE	
To be used only when obligations have been paid.	
TO: To: The undersigned is the legal owner and holder of all inclebtedness secured by the foregoing trust deed. All sums secured by The undersigned is the legal owner and holder of all inclebtedness secured by ou of any sums owing to you under the ter The undersigned is the legal owner and holder of all inclebtedness secured by said trust deed (which are delivered to the trust been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the ter	y said rms of to you
TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the ter trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the ter said trust deed or pursuant to statute to cancel all evidences of indebtedness secured by said trust deed (which are delivered to said trust deed or pursuant to statute to cancel all evidences of indebtedness designated by the terms of said trust de herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust herewith together with said trust deed) and to reconvey and documents to	ed the
said this dether with said trust deed) and the aconveyance and documents to	
estate now neld by you	
معنا DATED: Beneficiary	
	pde.
Do not lase or destroy this Trust Deed CR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be ma	
County of Alamatic inst	trument
(FORM No. 681) was received for record on monthly	19.88
at 3 t 3 t man o clock that Man Man	188on
space Reserved and page 1.3.2.2.	
Grandi For ment/microtian/tedge of said Co	ounty.
Witness my name	
Bensiticary Evelyn Biehn County	/ Clerk
AFTER RECORDING RETURN TO Klamoth River Acres By Daudere Musiler aler	tc. Deputy
By 2011 Reno, OR. 97627 Keno, OR. 97627 Fee \$13.00	