as Grantor, KLAMATH COUNTY TITLE COMPANY

....., as Trustee, and

GLENN E. MATHIS AND/OR CHAROLTTE M. MATHIS

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: क्रीनेस्ट्रेड्डिंस्ट्रिक्ट हेर्डिंडिंस्ट्रिस्ट्रेस्ट्रिस्ट्रिस्ट्रिस्ट्रेस्ट्रिस्ट्रिस्ट्रिस्ट्रिस्ट्रिस्ट्रिस्

प्राथमिक प्रदेशीय निर्माणिक स्थापित स्थापित हो। SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF, JENEL DRED STATE OF ORSEON,

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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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE HUNDRED THOUSAND AND NO/100-----

Dollars, with interest thereon according to the terms of a promissor note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable at maturity . 19

The date of maturity of the debt secured by this instrument is the date; stated above, on which the linal installment of said note becomes due and payable. FOR PULL RECOMMENDINGS

The date of maturity of the debt secured by this instrument is becomes due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair, not to temove or demolish any building or improvement thereon, not to commit or permit any waste of said property.

3. To comply grow many the dead of the said property in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the neneliciary. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by iffer and such other hazards as the beneficiary way torn time to time require, in an amount not less than \$1.INSURABLE VALUE.

In an amount not less than \$1.INSURABLE VALUE.

In an amount most less than \$1.INSURABLE VALUE.

In an amount most less than \$2.INSURABLE VALUE.

In an amount most less than \$2.INSURABLE VALUE.

In an amount most less than \$2.INSURABLE VALUE.

In a little grantor shall lail for any reason to procure any such insurance and to deliver said policies to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall sail for any procure any such insurance and to deliver said policies to the beneficiary and the said property before any part of such as a specificary may are insurance policy may be applied by beneficiary upon any indebtedness secured hereby and i

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granton agrees, at it own expense, to take such actions, and statut such actions; and the balance applied upon the indebtedness secured hereby; and granton agrees, at it own expense, to take such actions; and statut such actions; and the balance applied upon the indebtedness pensation property typon beneficiary acquested to the upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other, agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons tegally entitled thereto," and the recitals therein of any matters leters or facts shall be conclusive proof of the truthfulness therein of any matters leters or facts shall be conclusive proof of the truthfulness therein. Trustee's leters or facts shall be conclusive proof of the truthfulness therein. Trustee's leter or facts shall be conclusive proof of the truthfulness therein. Trustee's leter or may of the services mentioned in this paragraph shall be not less than \$5.

**The local Upon any default by grantor hereunders, bineflighty may at any time without notice, either in person, by agend or by a receiver to be appointed by the city of the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any part thereof, in its unter upon and such possession of such renders at the such order as beneficiary may determine.

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waive any delault or notice of delault hereunder, or invalidate any act done pursuant to such notice.

12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisty the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 13.

113. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.733, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire, amount, due, at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of getter with trustees and attorney's less not exceeding the amount provided by law.

and expenses actually incurred in enlocing the obligation of the frust deed together with trustee's and attorney's tees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be 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 properly either in one parcel, or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the flantor and beneficiary, 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, in the cledwing recorded liens subsequent to the interest of the trustee but such as a strongy, (2) to the obligation secured by the trust deed, (3) on all purcons having recorded liens subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, shall be exseted with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when exceeded in the mottage records of the county or counties in which the property is situated, shall be conclosui

The Trust Deed, Act provides that the trustee hereunder must be either an artoings and loan association authorized to do business under the laws of Oregon yof this state, its subsidiaries, affiliates, agents or branches, the United States rney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an excrew agent licensed under OZS 6%,533 to 598.585.

The grantor covenants and agrees ally seized in fee simple of said describe				
property of the second of the control of the contro	erin inger finester in in er er som tre meterine in er engel fre meterine in erin inger in ener	anti ha mirani. Aliani. Aliania ta marija gun Marinia pilani. Aliania marini. Amete	de Medicine de la Company Production de la Company Production de la Company Production de la Company Production de la Company	The server of th
nd that he will warrant and forever de	fend, the same agai	nst all persons w	homsoever.	
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			The state of the s	
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, tami (b) for an organization, or (even if gran	ly or household purpo	ses (see Important N	otice below).	and the state of t
This deed applies to, inures to the benefit irsonal representatives, successors and assigns. cured hereby, whether or not named as a bene	The term beneficiary	shall mean the holde	r and owner includ	ing pledgee, of the contract
nder includes the teminine and the neuter, and IN WITNESS WHEREOF, said	the singular number in	ncludes the plural.		[[일하다 시민화학] - [일하는 10]
IMPORTANT NOTICE: Delete, by lining out, whichever applicable; if warranty (a) is applicable and the		Charles W	W. Diag	Regard Bugg
such word is defined in the Truth-in-Lending Act neficiary MUST comply with the Act and Regulati sclosures; for this purpose use Stevens-Ness Form N	and Regulation Z, the on by making required to 1319, or equivalent.	THOMAS VE	VABLE	PATRICIAL DEN
compliance with the Act is not required, disregard the signer of the above is a corporation,	inis noice. They respect of the mark that profits of the mark that the second	JAČK SPAR	ROWK	BEVERLY F. SPARR
the signer of the obove is a corporation, the form of activastic general opposite. California TATE OF ORESON,	maine of the same and the same of the same	one of the second	ragin fish respirit. The respirit is a second of the respi	
County of San Goaquin This instrument was acknowledged below	[46] B. Barrellood [1987] Fig. 6.	inty of Klama istrument was acknow	Contraction of the contract of	on Ales &
CHARNELL A. AYRES	1988	by Geggy	Biagni	
NOTARY PUBLIC CALIFORNIA SAN JOAQUIN COUNTY My Comm. Expires July 13, 1992	for thing same in the same of	Patrice	Venda	
Notary Public (SEAL) My commission expires:		Public for Oregon mmission expires:	mauly E 1-22-89	(SEAL)
Oaly 13 1992	to frankon alleria. 1918: 20. februaria 2000: 200: seuropean	e Marija (d. 1. let option) in Friedrich Brand Wight in Million Strain (d. 1997) Elegantistic (d. 1997) in Friedrich Georgia (d. 1997) in Friedrich		
e provide paid, to perform and particle AG The different materity of the deal security remaining and papelity.	REQUEST FOR FULL To be used only when obl	igations have been paid.		
Man the second of the contract but there he happened	Trustee	Pollary, with interes.	Contractive accordances	d. All sums secured by said
rust deed have been fully paid and satisfied, aid trust deed or pursuant to statute, to can be rewith together with said trust deed) and to	You hereby are directe cel all evidences of in	d, on payment to yo debtedness secured	ou of any sums owi by said trust deed	ng to you under the terms of (which are delivered to you
state now held by you under the same. Mail i			areas divide traces	alita Antara Ing me Jeo atawa 1889
DATED:	, 19			- 1
			Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both mu	if be delivered to the tru	tee for cancellation befo	re reconveyance will be made.
TRUST DEED	ERETO AND	BA ANIS BE	STATE OF O	
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.			Lecrtify to was received fo	hat the within instrument r record on theday
Grander streets of the party of the National Contract of the National C	ie rs, seus and cor		ofoc	lockM., and recorded oume No
Ghainn is, suithtis amp/Cir C is Henereiges (Cumpu		OR:	page	or as fee/file/instru- n/reception No,
9 (1.919.0) Beneficiary	- PE COWEVIA		Record of Mor Witness	tgages of said County. my hand and seal of
AFTER RECORDING RETURN TO	To sive	T. THOMAS RROWK	County affixed	a Becalified Angles
Denn Mathis	; Sn2		NAME	TITLE

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The following described real property situate in Klamath County, Oregon:
        Township 37 South, Range 10 East of the Willamette Meridian
              Section 14: Wiswi
              Section 15:
                           NWINWI, SINI, NEISEI
              Section 23:
                           Winet, seinet, eisei
             Section 24:
                           SWISWI
             Section 25:
                           Wł, WłSEł
             Section 26:
                           EJEJ
             Section 35:
                           NE NE
             Section 36:
                           A11
        Township 37 South, Range 11 East of the Willamette Meridian
             Section 32: Wisel
        Township 38 South, Range 10 East of the Willamette Meridian
             Section 12: NEt, ENWI, NEISEL
        Township 38 South, Range 11} East of the Willamette Meridian
             Section 6: Government Lots 4, 5, 6 and 7,
                           SEINWI, EISWI, SWISEI
             Section
                           Government Lots 1, 2, 3 and 4,
                           Wiei, seinei, eiwi, eisei, neinei
             Section 8:
                           W SW
             Section 17:
                           Wł
             Section 18:
                           Government Lots 1 and 2, NEI, EINWI
             Section 20:
                           Swinet, nwi, niswi, wisei, seisei
             Section 21:
                           SISWI, SWISEL
             Section 27:
                           SINEI, WISWI, SEISWI, EXCEPTING THEREFROM that portion
                           of the SW: NEt and SE: SW: conveyed to Oregon-California &
                           Eastern Railway Co. by deed recorded November 4, 1927 in
                           Book 79 at page 56.
             Section 28:
                          Ni, NEISWI, SEI
             Section 29:
                          NEI, SEINWI, EISWI
             Section 32:
                          NE NW
STATE OF OREGON: COUNTY OF KLAMATH:
Filed for record at request of
                                                                                 28th
                                                                        the
          Dec.
                    _ A.D., 19 <u>88 ___</u> at <u>3 • 28</u>
                                               o'clock ___ P_M., and duly recorded in Vol. __M88
                               Mortgages
                    of
                                                 ____ on Page __22086
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Evelyn Biehn

County Clerk

By Dauline Mullender

FEE \$18.00