JOSE S. JACINIO and JULIA D. JACINIO, husband and wife Vol. mgg Page 2476 (9) as Graptor ASPEN TITLE & ESCROW, INC.

SCLIFFORD L. CARTER and SANDRA L. CARTER, husband and wife, with Trustee, and Trust

as Beneficiary,

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

County, Oregon, described as:

SECOND ADDITION TO WINEMA GARDENS, in the County of Klamath, State of Oregon.

THIS TRUST DEED IS SECOND AND INFERIOR TO THAT TRUST DEED OF RECORDED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION RECORDED ON JUNE 9, 1978 IN BOOK M-78 AT PAGE 12397.

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 STR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained sum of FOURIEEN IHOUSAND EIGHT HUNDRED NINETY-NINE AND 25/100-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if maturity of the deht secured by this instrument is the date, stated above, on which the final installment of said note

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of the terms of a promissory of the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the written consent or approval of the maturity dates expressed therein, or protect the security of this trust dead frames are secured by this instrument, irrespective of the maturity dates expressed therein, or the consent or approval of the beneficiary's of the security of this trust dead frames are secured by this instrument, irrespective of the maturity dates expressed therein, or

herein, shall become immediately due and payable.

To protect the security of this trust deed, frantor agrees:
and repair, not to remove and maintain aid property in good condition
of to complete or restore promptly and in good and workmanlike
and to protect present any waste of said projective and property in good condition
of the complete or restore promptly and in good and workmanlike
destroyed the long and pay where the promptly and in good and workmanlike
destroyed the long and pay where the said costs insured therefor,
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destroyed the long and pay where all costs insured therefore
tions and restrictions aftering the said property; if the beneficiary was
said code as the beneficiary may statements pursuant to the Uniform Compt
of the proper public offices or offices, as regular and to profit filing sand of the
proper public offices or offices, as regular and to provide and continuously maintain insurance on the beneficiary maintain insurance on the beneficiary to

Join in executing such imanising statements pursuant to the Unitern Commercial Code as the beneficiary may require and to pay for liting same in the proper policiofice or offices, as well as the cost of all lien same in the burneliciary.

Joint Million of the continuously maintain insurance on the buildings beneficiary.

A to provide and continuously maintain insurance on the buildings and such other erected on the said premises against loss or damade by the and such other erected on the said premises against loss or damade by the and such other erected on the said premises against loss or damade by the analysis of the said premises against loss or damade by the analysis of the said premises against loss or damade by the analysis of the beneficiary of the beneficiary of the process of the beneficiary of the process of the beneficiary of the beneficiary and procure any such insurance and the said policies of insurance and the beneficiary at least lifteen days prior to the expiration of any policy of msurance now or least lifteen days prior to the expiration of any policy of msurance now or least lifteen days prior to the expiration of any policy of msurance and the same excellent placed pays the day and the process of the same excellent placed by beneficiary and process of the same excellent placed by beneficiary and the process of the same excellent placed by beneficiary and the process of the same excellent placed by beneficiary and the process of the reliable that the process of the process of the same excellent placed by beneficiary and the process of the reliable that the process of the same excellent placed by beneficiary and the process of the reliable that the process of the same excellent of the same excellent placed by beneficiary and the process of the same excellent placed by beneficiary of the same placed by beneficiary of the placed by the pla

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 eleven to require that all or any portion of the monies psyable as compensation for such taking, which are in excess of the amount counted by all reasonable costs, expensed and attenties of the amount counted by it lists upon any reasonable costs and agreed by it lists upon any reasonable costs and be paid to beneficiary and fictary in such proceedings, and the post post of the proceedings and applied of mourted by the first upon any reasonable costs and be paid to beneficiary and fictary in such proceedings, and the latence applied upon the indebtedness and exceed hereby, any grant agrees at its own expense, to take such actions pensation, promptly, upon beneficiary agrees, to take such actions pensation, promptly, upon beneficiary and the necessary in obtaining such consendiciant, payment of its less and presentation of this deed and the note for endorsement (in case of full reconversantion of the indebtedness, trustee of the Monte. The payment of the making of any map or plat of said property; (b) Join in

granting any vascment or creating any restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof (d) reconvey, without warranty, all or any part of the lien or charge frame in any reconveyance may be described as the recreate as the recreate

musuant to such appacation or release thereof as aloresaid, shall not cure on pursuant to such notice.

12. Upon default by frantor in payment of any indebtedness secured the secured in this performance of any afterment hereunder or invalidate any act done sessing with superformance of any afterment hereunder, time being of the center of the secured hereby immediately durance, the beneficiary at his election and/or performance, the beneficiary from being of the in equity as a surfage or direct may proceed the payment of any apparent in equity as a surfage or direct new proceed the first trust each in equity as a surfage or direct trustee to foreclose this trust each in equity as a surfage or direct the trustee to foreclose this trust each of the surfage or direct the surface of the end of the equity, which the beneficiary parts and easily either at his of a cause to be the surfage or the surfa

together with trustee's and attorney's less 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 solice of sale or time to which said sale may an expense of the property of the provided provided by past point and provided provided by law. The trustee may sell said sale may auction provide or in separately law. The trustee may sell said sale may shall delive the highest bidder for each, payable sell the parcel of parcels and shall delive the highest bidder for each, payable sell the parcel of parcels and the property to the purchaser its deed in lotter at the time of parcels at the property to the purchaser its deed in lotter at the time of operations and the property of the purchaser its deed of any covenand as required by law conveying of the truthfules threed and any matters of or warranty, express or important of the property of the parcel of the payable that the property of the payable provided herein, trustee and payable the property of the payable of

surplus, if any, to the granter or to his successor in interest entitled to such surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor from a successor or successor from the supposition of the successor from the supposition of the successor from any structe health be vested with all life, power and dries conference on the successor from any structed health be vested with all life, power and dries conference on the successor from the successor from the successor from the successor from the supposition of the successor from the successor from the supposition of the successor from the mortfast of the successor from the supposition of the successor from the mortfast of the successor from the supposition of the supposition of the successor from the succes

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, or savings and loan association authorized to do business under the laws of Oregon or the property of this state, its subsidiaries, affiliates, agents or branches, the United States or as v, who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure talle to real any agency thereof, or an escribe agent licensed under ORS 676.505 to 676.555.

By Quiers Muchanoise Deputy

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid unencumbered title thereto
existing Trust Deed in favor of Klamath First Federal Savings and
Loan Association recorded on June 9, 1978 in Book M-78 at page 12397.

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(a)\* primarily for grantor's personal, family 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.
personal representatives, successors and assigns. In secured hereby, whether or not named as a benefic bender includes the teminine and the neuter, and th	iary herein. In construing this deed and see singular number includes the plural.	
IN WITNESS WHEREOF, said gr	antor has hereunto set his hand ti	he day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever a not applicable; if warranty (a) is applicable and the beas such word is defined in the Truth-in-Lending Act at beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	warranty (a) or (b) is neficiary is a creditor nd Regulation Z, the by making required 1319, or equivalent.	Saunts  acingo  acingo  acingo  acingo
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		
STATE OF OXXXXXXX CALIFORNIA  County of County	STATE OF OREGON, ) ss.  County of	) ) ss. ) p <b>s/st/194/</b> ************************************
This instrument was acknowledged before	10 by #	OFFICIAL SEAL
Jose S. Jacinto and Julia D. Jacinto	as	FLORENCE COHN NOTARY PUBLIC—CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY
(SEAL) Notary Public for CI	My Control Public to Systems:  ALIFORNIA My commission expires:	mmission Expires November 13, 1990 ** *********************************
trust deed have been fully paid and satisfied. Yo	ou hereby are directed, on payment to	toregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you es designated by the terms of said trust deed the
herewith together with said trust deed) and to led estate now held by you under the same. Mail rec	conveyance and documents to	
estate now held by you ander the carry		
DATED:	, 19	
		Beneticiary
Author this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the Ir	ustee for cancellation before reconveyance will be made.
ne ust tose of gently illing		
TRICT DEED		STATE OF OREGON, SS.
(FORM No. 881)		County ofKlamath
STEVENS-NESS LAW PUB. CO., PORTLAND, CRE.		I certify that the within instrument was received for record on the 8.th. day
Jose S. Jacinto		
· · · · · · · · · · · · · · · · · · ·		of Feb. 1989.,
Julia D. Jacinto	SPACE RESERVED	of
Julia D. Jacinto Grantor Clifford L. Carter	SPACE RESERVED FOR RECORDER'S USE	of
Grantor	FOR	of
Grantor Clifford L. Carter  Sandra L. Carter  Beneficiary	FOR	of
Grantor Clifford L. Carter Sandra L. Carter	FOR	of

Fee \$13.00

Klamath Falls, OR 97601