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now or hereafter appertaining, and the lend, leading the lend, leading the lend of the said real estate.

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

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becomes due and payable. In the event the within without first hay sold, conveyed, assigned or alienated by the grantor without first hay sold, conveyed, assigned or alienated by the grantor without first hay then, at the beneficiary's option, all obligations secured by this instrume therein, shall become immediately due and payable.

To protect, preserve and maintain said property in good condition and repair; not or permit any waste of said property, not to complete or restore promptly and good and workmanlike and to complete or testore promptly and so on the said property.

To complete or restore promptly and the conditions and restrictions alleeting as an property; if the beneficiary so, requests to it it is a said of the said property; if the beneficiary so, requests to it is a said of the said property; if the beneficiary so, requests to it is in executing such linguistic may require and to pay for filing same in call Code as the beneficiary may require and to pay for filing same in call Code as the beneficiary may require and to pay for filing same in the beneficiary so, requests to by filing officers or searching agencies as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the public office or searching agencies as may be deemed desirable by the said or any care of the said property and the public of the beneficiary with the said property below the said property and the said property below the said property and the said property said the said property said the said property below the said property below the said property below the said property below the sai

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 right, if it so elects, to require that all or any portion of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or to pay all reasonable costs, expenses and attorney's fees applied by grantor in such proceedings, shall be addeduced to the payable of the proceedings and the bulance applied upon the indebtedness liciary in such proceedings, and the bulance applied upon the indebtedness liciary in such proceedings, and the bulance applied upon the indebtedness liciary hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation promptly upon beneficiary's request, personal proceedings, and missing the compensation of the indebtedness; trustee may be proceeding to the indebtedness; trustee may the liability of any person for the payment of the indebtedness; trustee may the liability of any person for the payment of the indebtedness; trustee may be applied to the payable 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 thereot; (d) reconvey, without warranty, all or any part of the property. The thereot; (d) reconvey, without warranty, all or any part of the property. The thereot; (d) reconvey, without warranty, all or any part of the property. The transfer in any reconvey, without warranty, all or any part of the property. The transfer in any reconvey and the recitals therein of any matters or facts this be conclusive proof of the truthulness thereof. Trute's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any 10. Upon any default by grantor hereunder, beneficiary may at any 10. Upon any default by grantor hereunder, beneficiary may at any 10. Upon any default by grantor hereunder, beneficiary may at any 10. The indebtod mant thereof, in its own name sue or otherwise allect the rents, erfy or any and including those past due and unpaid, and apply the same, its seas and and expenses of operation and collection, including reasonable attoriess condend expenses of operation and collection, including reasonable attoriess and profits, including those past due and unpaid, and such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or property, and the application or release thereof as forecosed of the property, and the application or release thereof as locations and to the propert

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees 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 place designated in the notice of sale or the time to which said sale may he postponed as provided by law. The trustee may sell said property either the postponed as provided by law. The trustee may sell said property either in one parcel or separate parcels and shall sell the parce and property either auction to the highest bidder for cash, payable at the time sale. Trustee auction to the highest bidder for cash, payable at the time sale. Trustee auction to the highest bidder for cash, payable at the time stall conclusive proof plied. It is not that the property of the sale of the trustee sale pursuant or warranty express or important of the provided in the deed of any matters of lact strustee, but including the first of the sale to payment a reasonable charge by trustee attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons autorney, (2) to the spanior or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed here under. Upon successor from the other proving and substitution shall be wested with all title, power and substitution shall be made by written instrument executed by beneficiarity and substitution shall be made by written instrument executed by beneficiarity which where recorded in the mortgage records of the county or counties in wh

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 bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

			10537	
except, existing Trust Deed Moulton, recorded on March	of record in favor 1, 1985 in Book M-8	of Richard L. Moulton and 5 at page 3128.		
and that he will warrant and lorever	defend the same against	all persons whomsoever.		
The provide the first processing and the providence of the provide		Age Mar Control Description of the second of	and the second s	
1. See A finite of the second field of the	The second of th	Manari (* 1866) (die laudenspellungen und der Stellen	The Band Agents of the training was reported by the second of the second	
(b) for an organization, or (even if g	rantor is a natural person) ar	e for business or commercial purposes.		
gender includes the leminine and the neuter,	eneticiary herein. In construir and the singular number inclu	hereto, their heirs, legatees, devisees, at I mean the holder and owner, including of this deed and whenever the context so des the plural. set his hand the day and year first	requires, the masculine	
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regulationary of the Complete o	never warranty (a) or (b) is the beneficiary is a creditor Act and Regulation Z, the lation by making required	Christopher A. Newton	above written.	
[If the signer of the above is a corporation, use the form of acknowledgement opposite.]	tion they may a first of tour inter- tectures in interpret one of the formula of the seal of the maintain or suffrager.	Agenticates to a contract to the contract to t		
STATE OF OREGON,  County of A.: //Klamath  This instrument was acknowledged be  Quine /3  Christopher A. Newton	lore me on This instruic	OREGON;	SS,	
APUBLIANDA DAN STANDA OF ON Notary Public My, commission expires: 7-2	as of	ic for Oregon	(SEAL)	
REQUEST FOR FULL RECONVEYANCE  To be used only when obligations have been poid.  TO:  To:  Tustoc.				
The undersigned is the legal owner and trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to can herewith together with said trust deed) and to estate now held by you under the same. Mail,	holder of all indebtedness see You hereby are directed, on; neel all evidences of indebted reconvey, without warranty,	cured by the foregoing trust deed. All payment to you of any sums owing to you as secured by said trust deed (which to the parties designated by the terms	ou under the terms of	
the or to was a discount field and sin sunce t	rates and postal strates and	im to begin than in this paper with the party		
De not lose or destroy this trust Deed OR THE NOTI	ionilon Hus <del>iania</del>	Beneticiary	yonce will be made.	
TRUST DEED	1 - CA 0 (1 - KCA 3) (1 - KCA	STATE OF OREGON		
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Michael B. Beeson Grantor Terry Dee Beeson Terry E. Zimmermann Darael F. Zimmermann	SPACE RESERVEI FOR DBV ZRECORDER'S USI BA DEE BLE20U	in book/reel/volume 1	voon as fee/file/instru- tion No,	
dba Zim/Bee Propertie Seneticiary  ASPEN RECORDING RETURN TO ASPEN TITLE & ESCROW; Inc. 111 600 Main Street	2nd day of    ROW , INC.	Witness my h. County affixed.	and and seal of	
Klamath Falls Oregon 97601	ibnět argo	NAME By	TITUE Deputy	

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## EXHIBIT "A"

THIS TRUST DEED IS AN "ALL-INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED OF RECORD DATED FEBRUARY 21. 1985 AND RECORDED MARCH 1, 1985 IN BOOK M-85 AT PAGE 3128 IN THE OFFICIAL MOULTON, HUSBAND AND WIFE, AS BENEIFICARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. MICHAEL B. BEESON AND TERRY DEE BEESON BENEFICARY HEREIN AGREE TO PAY, WHEN DUE ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF RICHARD L. MOULTON AND BEVERLY E. MOULTON, HUSBAND AND WIFE, AND WILL SAVE GRANTORS HEREIN, CHRISTOPHER NEWTON, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN, SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of	
of A.D., 19 89 at 2:15	o'clock Page ine 13th day
of <u>Mortgages</u> FEE \$18.00	on Page 10536  Evelyn Biehn County Clerk
	By Qauline Millendore