	a watao na katao na k Manazarta katao na kat	TRUST DEED	Vol. mg 9	Page 15333
G. C. Musselman,	SED, made this	day of	Juno	
as Grantor	Pohort	P - 11		
Paul H. Leeling an	nd Ethelda Leeling			
as Beneficiary,	T - L			
Grantor irrevocably	grants, bargains, sells	WITNESSETH:	ntoo in the tra	wer of sale, the proper
in <u>Klallatn</u>	grants, bargains, sells	n, described as:	stee m trust, with po	wer of sale, the proper
See Exhibit "A" at	tached hereto.			
	n an an Arthur an Art Arthur an Arthur an Ar			
	ne generation de la construction de La construction de la construction d	and the second second		
together with all and singular t now or hereafter appertaining, a tion with said real estate. FOR THE PURPOSE (	the tenuments, hereditamen and the rents, issues and p	is and appurtenances a rolits thereof and all five	nd all other rights thereu	nto belonging or in anywis
FOR THE PURPOSE	OF SECTIONS ADDRESS			coned to or used in connec
note of even date becomist	·····	Dollars with	nénen4 (f	and payment of th
note of even date herewith, pays not sooner puid, to be due and The dute of maturity of t	payable July 30	and made by grantor,	the final payment of prin	to the terms of a promissor cipal and interest hereof, i
becomes due and payable. In th	e even the within describe	trument is the date, star	ed above, on which the h	nal installment of said not
then, at the beneficiary's option, herein, shall become immediately	all obligations secured by due and payable.	this instrument, irresp	ed the written consent or active of the maturity of	approval of the beneficiary lates expressed therein of
I. To protect, preserve and m	this trust cleed, grantor appaintain said property in door	Crees: condition drapting and a		
2. To complete or restore pro- manner any builded or restore pro-	aid property, omptly and in good and wor		r other agreement allecting to onvey, without warranty, all c	iction thereon; (c) join in any his deed or the lien or charge r any part of the property The
J. 10 comply with all laws, o	rdinances, relutations	be conclusive p	thereto," and the recitals there roof of the truthfulness there in this paragraph shall be no	his deed or the lien or charge r any part of the property. The bod as the "person or person in of any matters or lacts shall. I. Truster's fees for any of the t less than \$5
unper public office an all's muy requ	uire and to pay for filing same	Commer- time without ne	any default by grantor her ptice, either in person, by age	under, beneficiary may at any
eneliciary.	as may be deemed desirable	by the erty or any par	t thereof, in its own name su	nd take possession of said prop-
nd such other hazards as the benelici	ary may tron time to time	by lire ney's less upon pure, in ficiary may dete	penses of operation and collec any indebtedness secured here rmine	tion, including reasonable attor- by, and in such order as bene-
ompanies acceptable to the beneficiar clicics of insurance shall be delivered the grantor shall fail for any reason eliver said policies to the beneficiary a	to procure wiy such insurance	insurance policies		ssession of said property, the the proceeds of fire and other or any taking or damage of the as alogenaid data
on of any policy of insurance now in beneficiary may procure the same literation of the sam	or herealter placed on said but at grantor's expense. The	si pira- maive any defau milcings, pursuant to such	e application or release thereol It or notice of default hereun notice.	as aloresaid, shall not cure or der or invalidate any act done
ay determine, or at option of Benelici	ary the entire amount so collect	entiary essence with resp	ad an and	nt of any indebtedness secured t hereunder, time being of the formance, the beneficiary may
t cure or waive any default or notice t done pursuant to such notice.	of default hereunder or invalide	te shall event the benelic the any in equity as a m	iary at his election may proce	ed to foreclose this trust deed
ainst said property before any part	of such taxes, assessments and	ron or remedy, either at the beneficiary eli	law or in equity, which the ben	eliciary may have. In the event
oeneticiary; should the grantor fail to ents, insurance premiums, liens or oth	o make payment of any taxes, er charges payable by grantor	either motion thereby wi	sell the said described real pr bereupon the trustee shall lix t	operty to satisfy the obligation the time and place of sale dive
d the amount so paid, with interest at	at its option, make payment t the rate set forth in the pole	hereof, in the manner pro ecured sale and at any	vided in ORS 86.735 to 86.79. the trustee has commenced for	eclosure by advertisement and
ist deed, without waiver of any right	's arising from breach of any	y this sale, the grantor of	or any other person so privileg	ed by ORS 86.753, may cure
ne extent that they are bound for t cribed, and all such payments shall b	he payment of the obligation e immediately due and navable	to the entire amount due berein not then be due h being cured may	at the time of the cure other ad no default occurred. Any o	they be cured by paying the r than such portion as would ther default that is capable of
der all sums secured by this trust de- stitute a breach of this trust deed.	ed immediately due and payabl	ickiry, defaults, the perso and expenses actu	on effecting the cure shall pa	y to the beneficiary all costs
6. To pay all costs, lees and exp title search as well as the other costs connection with or in enforcing this of actually incurred.	bligation and trustee's and atto	tured by law. LI Other	in the second seco	ceeding the amounts provided
7. To appear in and delend any ct the security rights or powers of be	action or proceeding purportin neficiary or trustee: and in any	ng to in one parcel or suit, auction to the bi	rovided by law. The trustee in separate parcels and shall	may sell said property either sell the parcel or parcels of
ind and and a state of the stat	( 10 p() all (0515 Abd ernenes	s. in- the property so so	e purchaser its deed in form Id, but without any covenant	is required by law conveying
und of attorney's less mentioned in the d by the trial court and in the event ree of the trial court, grantor further ate court shall adjudge reasonable as a lees on such appeal.	of an appeal from nny judgme afrees to pay such sum as the the beneficiary's or transfer	top- 15 When	neliciary, may purchase at the	sale.
It is mutually agreed that:		cluding the compe- attorney, (2) to the	nation of the trustee and a r	in the expenses of sale, in-
8. In the event that any portion o er the right of eminent domain or conc t, il it so elects, to require that all or compensation for such taking, which a pay all reasonable costs, expenses and	any perfor of the monies on	taken deed as their inter- e the surplus, if any, to value surplus.	ens subsequent to the interest sts may appear in the order of the grantor or to his successo	of the trustee in the trust of their priority and (4) the in interest entitled to use
red by grantor in such proceedings,	attorney's levs necessarily pai shall be paid to beneficiary	and 16. Benelic.	ary may from time to time a named herein or to any succ	point a successor or succes-
in the trial and appellate courts, ne ry in such proceedings, and the bala ted hereby: and deated	cessarily paid or incurred by t nce applied upon the indebter	less, trustee, the latter	shall be vested with all title, trein named or appointed hereu	rowers and duties conferred nder. Each such appointment
execute such inscruments as shall be ation, promptly upon beneficiary's req	necessity in obtaining such a uest.	tions which, when record which the property of the university	led in the mortgage records c is situated, shall be conclusive	I the county or counties in proof of proper appointment
		and the second the		
y, payment of its fees and presentat resent (in case of full reconveyances, liability of any person for the payment consent to the making of any map or	for cancellation), without allo	tor acknowledged is m	ree, accepts this trust when thi ade a public record as provi any party hereto of pending s ion or proceeding in which is less such action or proceeding.	deed, duly executed and led by law. Trustee is not

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The definition of easied a property and have a valid, unancessibler distribution of a solution of the set of property and have a valid, unancessiblered distribution in the last of the set of the se		The grantor covenants and agrees to ar fully seized in the simely seized in the simely seized in the simely seized in the simely seized set of the second se	nd with the beneficiary and these elements
The provide strains that the process is drive its and the lass is strained by the shore described and and the first deal are: (1) for an organization, or Core II dealers in strained by provide drive the shore described provide drive the strained by the			interest interesto
The former extense that the process is of the last as swented by the shore described and and the first deal are: (1) for an organization, or (cost) if learning is a water of the last is the state of the last is a source of the last is a state of the last is		and that he will warrant and forever defend t	he same against all persons whomsoever.
This decaraging an intrans to be break of and bink all parties here in the bink and presenting and the state of the state in the bink all parties here in the bink all presenting and the state of the state in the bink all parties here in the bink all presenting and the state of the state in the bink all parties here in the bink all presenting and the state and the state in the bink all parties here in the bink all presenting and the state and the state in the bink all parties here is the state is and the state and the state in the bink all parties here is the state is and the state and the state is the bink all parties here is the state is the			
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In with the SWHEREOF, stid granter has hereento set high hand the day and year first above pritten.         *** applicable is a specification of the staffingt is a set of the staffingt is a start with the staff is applicable is a specification. 2, high is a start with the staff is applicable is applicable is applicable is applicable in the staff is applicable if the staff is applicable is applicable is applicable if the staff is applicable is applicable is applicable in the staff is applicable is applicable in the staff is applicable in the st		This deed applies to, inures to the benefit of and personal representatives, successors and assigns. The term secured hereby, whether or not named is a beneficiary he gender includes the feminine and the neuter and the	binds all parties hereto, their heirs, legatees, devisees, administrators, executor n beneticiary shall mean the holder and owner, including pledgee, of the control erein. In construing this deed and when and owner, including pledgee, of the control
at applicable, if a secondly (a) if and the second phy (a) (b) (b).       G. C. MUSSELITAN, Jr.         attempts with find in at reached and target atten by making excited attempts with the attempt attempts with the attempt attempts with the attempt attempts with the attempt		The WITNESS WHEREOF, said grantor	has hereunto set his hand the day and year first above written.
If the upper of strating in a conversion of the second second provided second provi		not applicable; if warranty (a) is applicable and the baneficiary as such word is defined in the Truth-in-Lending Act and Regul beneficiary MUST comply with the Act and Regulation the word	y (a) or (b) is Still which a first ireditor G. C. Musselman, Jr.
Charter of and the considered bare as on product of the construction of the consthe consthe construction of the construction of the con	alian in a constant and	(if the signer of the above is a corporation, the the form of actionwiedgemont opposite.)	
Charter of and the intermeted of the second of the intermeted was acknowledged before me on         C. G. C. Musselmen, Jr.         C. Barting, C. Musselmen, Jr.         Musselment was acknowledged before me on         Musselment was acknowledged before was acknowledged by the terms of acknowledged before was acknowledged by acknowledged by acknowledged by acknowledged by the terms of acknowledged by the terms		STATE OF OREGON,	STATE OF OREGON,
0. G. G. Musselmen, Jr.       45         (GEAL)       Wotary Public to Oregon         My commission expires:       11/1/1.         Notary Public for Oregon       Ny commission expires:         My commission expires:       11/1/1.         Stores Public for Oregon       Ny commission expires:         My commission expires:       11/1/1.         Stores Public for Oregon       Ny commission expires:         To:       Traitee         To:       Traitee         To:       Traitee         To:       Traite         DATED:       0 and to: cronvy: whose activated with a barre for any or an		this instrument was acknowledged before me on	a rus instrument was acknowledged a
Start Lett, X. Lytt, (Volary Public for Oregon My commission expires: "///1.       Notary Public for Oregon My commission expires: (SEAL)         SEQUENT FOR FULL RECOVERANCE Is be und entry when abligations have been paid.       SEQUENT FOR FULL RECOVERANCE Is be und entry when abligations have been paid.         TO:       Trained The undersigned is the legal owner and heither of all indehindness secured by the foregoing trust deed. All sums secured by said said trust deed or pursuant to statute, to cancel all evidences of indehindness secured by said trust deed (which are delivered to you ectate new heid by you under the same. Mail reconvery, without warranty, to the parties designated by the terms of said trust deed the DATED:         DATED:       .19         Beneficiary       Beneficiary         De not have of early the load OR THE MUTE which it stores. Bash and be delivered to the terms of said trust deed the store of early the load OR THE MUTE which it stores. Bash and be delivered to the torestillion balane accorregate will be made.         TRUST DEEDD MUCEN Ne. 4811       STATE OF OREGON, contry of the record on the day of		o: G. C. Musselman, Jr.	£5
(SEAD)       More commission expires:       More public for Oregon Ny commission expires:       (SEAL)         More commission expires:       More commission expires:       (SEAL)         EQUEST FOR FULL RECONVEYANCE To be undersigned in the logal owner and helder of all indebindnens accured by the foregoing trust deed. All sums secured by said said trust deed and be indebindnens accured by the foregoing trust deed. All sums secured by said said trust deed and be indebindnens accured by said trust deed the indebindnens accured by said trust deed and be indebindnens accured by said trust deed the indebindnens accured by said trust deed and be indebindnens accured by said trust deed the indebindnens accured and be indebindnens accured by said trust deed and be indebindnens accured to said trust deed the indebindnens accured by said trust deed the indebindnens accured accurements to accure the same. Mail recomvey, without warranty, to the parties designated by the terms of said trust deed the indebindnens accured to said trust deed the indebindnens accured to accure the same accured by said trust deed the indebindnens accured to accure the accured to accure the accured to accure th		2 Dar Vara X Eyre	and the second sec
		(SEAL) (Notary Public for Oregon	Notary Public for Oregon
Trustee The undersigned is the legal owner and ht ider of all indebtodness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid in and satisfied. Yea horeby are directed, on payment to you of any sums owing to you under the terms of berwith together with said trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed to you ectate now held by you under the same. Mail reconveyance and decuments to DATED:	and the second	Is be used only	T FOR FULL RECONVEYANCE
Instantian bold and the reconvey, without varianty, to the parties designated by the terms of said trust deed to you existe now held by you under the same. Mail reconveyance and cleanents to DATED: DATED: DATED: DATED: DATE DEED (NOT No. 10) TRUST NO. 10) TRUST NO. 10 TRUST NO		The undersident and a second sec	, Trautee
Denot loss or destroy this Trous Deed OR THE NUTE visible in terrors. Both must be delivered to the insiste for concellation before reconveyonce will be made.         TRUEST DEED (NOUR No. 881) Interesting LAW FUE CO. FORT_AND. ONE.         STATE OF OREGON, County of	es	stewith together with said trust deed) and to reconvey, witho state now held by you under the same. Mail reconveyance ar	es of indebtedness secured by said in and in the former the terms of
Denot loss or destroy this Trous Deed OR THE NUTE visible in terrors. Both must be delivered to the insiste for concellation before reconveyonce will be made.         TRUEST DEED (NOUR No. 881) Interesting LAW FUE CO. FORT_AND. ONE.         STATE OF OREGON, County of		•	
International Control of the set of		Do not lose or destroy this Trust Dood OR THE N()TE values it setures. I	Beth must be delivered to the function
Intermediation of the station of th			
G. C. Musselman, Jr. G. C. Musselman, Jr. Grantor Paul H. Leeling and Ethelda Leeling AFTER RECORDING RETURN TO William P. Brandsness 411 Pine Street, Klamath Falls, CR 9760114		IFORM No. 1911	STATE OF OREGON,
Grantor       SPACE RISERVED       or			I certify that the within instrument was received for record on the
Paul H. Leeling and FCR Page of as tee/file/instru- Ethelda Leeling Beneticiary Beneticiary Beneticiary AFTER RECORDER'S USE Beneticiary Witness my hand and seal of County affired. William P. Brandsness 411 Pine Street , Klamath Falls, CR 976011		······································	UT
Baneficiary       Baneficiary         AFTER RECORDING RETURN TO       Witness my hand and seal of         William P. Brandsness       County affixed.         411 Pine Street:       MAME         Klamath Falls, CR 97601110       THLE	1) 		at o'clock M. and recorded
William P. Brandsness 411 Pine Street: Klamath Falls, CR 97601	<b>E</b>	Paul H. Leeling and	CERISERVED in book/reel/volume No on FOR page
All Pine Street Klamath Falls, CR 97601	<b>E</b>	Paul H. Leeling and Reco	CE RISERVED in book/reel/volume No
	E  Wi11	Paul H. Leeling and Schelda Leeling Boneficiary AFTER RECORDING RETURN TO Lam P. Brandsness	CE RISERVED in book/reel/volume No

A parcel of Land situated in the NW1SE1, Section 20, Township 38 S., R. 9 E.W.M., being a portion of vacated Blocks 8 and 9, ELDORADO HEIGHTS ADDITION to the City of Klamath Falls, more particularly described as follows: Beginning at a 3/4 inch iron pipe marking the intersection of the Easterly line of Daggett Street and the Northerly line of Eldorado Boulevard; thence S. 89°16' E. along the Northerly line of Eldorado Boulevard 233.75 feet to a 3/4 inch iron pipe marking the beginning of a 40°41'15" curve to the right and having a radius of 756.26 feet; thence along the arc of said curve Southeasterly, and along the Northerly line of Eldorado Boulevard, 537.0 feet to an iron pipe marking the most Southerly corner of Lot 19, Block 8, Eldorado Heights, now vacated; thence leaving the Northerly line of Eldorado Boulevard N. 41°26'44" E. 110.0 feet to a point of a curve which is parallel to, concentric and 110 feet distant radially from the Northerly right of way line of Eldorado Boulevard; thence Northwesterly along the last mentioned curve an arc distance of 451.05 feet, more or less, to an iron pin on the Westerly line of said Block 8, now vacated; thence N. 73°53'30" W. 60.85 feet to an iron pin marking the Northeasterly corner of Lot 14, Block 9, now vacated; thence N. 89°47'30" W. 341.05 feet to an iron pin on the Easterly line of Daggett Street; thence S. 0°50'15" W. along said Easterly line 110.0 feet to the point of beginning. EXCEPTING THEREFROM parcel conveyed to the City of Klamath Falls by deed recorded March 27, 1969, in Vol. M-69, page 2228, records of Klamath County, Oregon.

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ALSO EXCEPTING parcel of land situated in the NW1SE1, Section 20, 'Township 38 S., R. 9 E.W.M., and being a portion of vacated Block 8, Eldorado Heights Addition to the City of Klamath Falls, Oregon, and more particularly described as follows: Beginning at a 3/4 inch iron pipe marking the intersection of the Easterly line of Daggett Street and the Northerly line of Eldorado Boulevard; thence S. 89°16' E. along the Northerly line of Eldorado Boulevard 233.75 feet to a 3/4 inch iron pipe marking the beginning of a 19°23'05" curve to the right and having a radius of 756.26 feet; thence along the arc of said curve 255.84 feet to the Southeasterly corner of parcel conveyed to the City of Klamath Falls by deed recorded March 27, 1969, in Volume M-69, page 2228, and the true point of beginning of this description thence continuing along the Northerly line of Eldorado Boulevard and along the arc of a 10°45'30" curve to the right having a radius of 756.26 feet, 142.0 feet to a point; thence leaving said Northerly line N. 30°21'05" E. 110.0 feet to a point on a curve which is parallel to, concentric and 110.0 feet distant radially from the Northerly right of way line of Eldorado Boulevard; thence Northwesterly along the last-mentioned curve an arc distance of 200.97 feet to the Northeasterly corner of said parcel conveyed to the City of Klamath Falls; thence S. 0°47' W. along the Easterly line of said parcel 115.69 feet to the true point of beginning.

## EXHIBIT "A", Page 1.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	William P. Brandsness	the $\17th$ day
of Aug. A.D., 19 89	at 3:07 o'clock PM., and du	ily recorded in Vol. <u>M89</u> ,
of of	Mortgages on Page 15	<u>333</u> .
01	Evelyn Biehn	County Clerk
FEE \$18.00	By <u>Princi</u>	- Mutimolate