mc :4627-4 TUUST DEED

.....18**656** THIS TRUST DEED, metle this ______ day of ______ November______

Sec 1 4:05

TRUST DE ID.

VILLIS D. DOLLARHYDE & LOIS M. DOLLARHYDE, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

HARGIE P. SIMPSON

as Beneficiary,

133

WITNESSETH:

5.00

Politication of

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Sinke Busicard for worth out former with in Finglithe that the four timurscrummit

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SEE LEGAL DESCRIPTION ATTACHED HERETO AS EXHIBIT "A" AND MADE A PART HEREOF. STATE CENERCH TRUST DEEF

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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 connec-

tion with said real estate. FOR 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 and payment of the FIGHT THOUSAND SIX HUNDRED AND NO/100-

die converse d. assigned or alionated by the grantor without first having obtained the written consent or approval of the Deneliciary, the present of a space of the security of this instrument, interpreteries of the maturity dates expressed therein, of the present space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of this instrument, interpreteries of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the bandwards of the space of the security of the space of the security of the securi

It is mutually agreed that: 8. In the event that any portion is all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if its o 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 altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and paplied by: it first upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate sources, necessarily cost on the indebtedness secured hereby; and grantor agrees, at its own expense, to take cuch, actions, and is excites such instruments as shall be necessary in obtaining such con-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written requist of bene-ficiary, payment of its lees and presentation of this deed and the note for indoprement (in case of hull reconveyancies, for cancellation); without affecting indoprement (in case of hull reconveyancies, for cancellation); without affecting (a) consent to the making of any map or plat of said property; (b) join in

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where any default or notice of default hereander or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hureby immediately due and payable. In such an declare all sums secured hureby immediately due and payable. In such an devent the beneficiary after a there the trustee to foreclose this trust deed by in equity as a mortgage or may direct the trustee to foreclose the trust deed divertisement and also in equity, which the beneficiary may have. In the event remedy, either at law or inclose by advertisement and sale, the beneficiary or the beneficiary elects to foreclose by advertisement and sale. The beneficiary of the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligation and his declarin to sell the said of 67.95. In the manner provided the ORS 66.735 to 86.795. In the manner provided the ORS 66.735 to 86.795. Alter, 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 default or the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porio

and expenses actually incurred in enforcing the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed 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 sale may be postponed as provided by law. The trustee may sell said or parcels at in one parcel or in "separate" parcels and shall sell the parcel of all sells are auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the necessary and the sale sale and the sale are the auction of the truthet in the deed of any matters of the thrustee, but including the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of the fuelt by the noclease proof plied the truthfulness thereol. Any percon, excluding the the grantee, and the trustee to the powers provided herein, trustee "13. When trustee sells pursuant to the powers provided herein, trustee altitemey. (2) In the obligation with the trust deed, (3) to all persons altitemey. (2) In the boligation to the interest of the trustee in the trust having recurited liens subsequent, and without conveyance ic. The successor under. Upon such appointment, and without conveyance ic. The successor under. Ipon such appointment, and without conveyance ic. The successor under the latter hand appear or spoint here out of the counts or countiers of any trustee maned herein or to any successor trustee appointment upon any trustee mark herein are second here out or counties in which the property is situated, shall be conclusive proof of proper appointment upon any trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligisted to notify any party hereto of pending sale under any oth

NOTE: The Trust Deed Act provides that the further hereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings, and loan association authorized to do business under it a laws of Oregan or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, all lates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

(SEAL)

The grantor covenants and agrees to and with the bene iciary 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

1999) 1999)

STATE OF OREGON,

Ccunty of

This instrument was acknowledged before me on The first call right have been

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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, tamin or household purpose (see Important Motics below) revers (b) December of the proceeds of the loan represented by the above described note and this trust deed are: (b) December of the proceeds of the loan represented by the boot bisiness of commercial purposes.

This deed applies to, inures to the benetic of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the femilinine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Debte, by lining out, whichevor we ranty (a) or (b) is not applicable; if warranty (a) is applicable and the Sineficiary is a creditor as such vord is defined in the Truth-it-leading Act and Esgulation Z, the beneficiary MUST comply with the Act and Regulates by making required disclosures; for this purpose uso Stevans-Ness Form Nc. 1319, or aquivalent. If compliance with the Act is not required discound the noise. Wat to Berry

(1994) and obtained (1995) should be a solution of the set of t

O Willis D Dallorhyd fair M. Bellachy le 15 M. Dollarhyde

(If the pignar of the above is a corporation, use the form of acknowledg ment apposite.)

STATE OF OREGON,

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25 Contracted from

Gunty of Klimmeth }

County of Dilland (This instrument was acknowledged before no on <u>Algu 29</u>, 198[°], by Willis D. Dollarbyde S. Lois M.

OTATY Computation expires: 9-27-91

REQUEST FOR FULL RECOVVEYANCE Cj

10 bv ...

as 1

Trusteo

tittaa teen The undersigned is the legil owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of paid trust deed or pursuant to statute, to carcel all evidences of indebtedness secured by said trust deed (which are delivered to you paid trust deed or pursuant to statute, to carcel all evidences of indebtedness secured by said trust deed (which are delivered to you herowith together with said trust deed) and to recorver, without war anty, to the parties designated by the terms of snid trust deed the estate now held by you under the same. Mail recorverance and focuments to

Sent from the set of t

Beneficiary

Do not less or distroy this Trust Cood OR THE NOTE which it socures. Both raws be dolivered to the trustee for cancellation before reconveyonce will be my

| TRUST DEED | I fend merelo Ad terriser. | STATE OF OREGON,
County of <u>VERSES</u> s.
I certify that the within instrument
was received for record on the <u>day</u> |
|--|--|--|
| Willis D. & Lois M. Dollarhyde
DO BOX 207
Crescent OR 97733
Granto
Margie P. Simpson
DF 2 BOX 26
DVE 1-COV TX 9733
Beneficial | SPACIS RESERVED
TOR
RECORDER'S USE | of, 19,
ato'clockM, and recorded
in book/reel/volume No on
page or as fee/file/instru-
ment/microfilm/reception No,
Record of Mortgages of said County.
Witness my hand and seal of
County attract. |
| AFTER RECORDING RETURN TO
MOUNTAIN TITLE COMPANY | | NAME TITLE
By Doputy |

23458

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EXHIBIT "A" LEGAL DESCRIPTION

Lots 5 and 6, Block 32 CRESCHNT, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Lots 7, 8, and 9, Block 37, CRESCENT, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Orecon. Tax Account No: 2409 0300B 06300

2409 030DB 06400 2409 030DB 06500 2409 030DE 06600

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| - | STATE OF OREGON: COL | JNTY OF KLAMATH: | minin Title Co | the <u>4th</u>
nd duly recorded in Vol. M89,
23456, |
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| | Filed for record at request
of <u>December</u> | of M0
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