TRUST DEED

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STEVENS-NESS LAW PUB. CO. COPYRIGHT 1988 PORTLAND, GR. 97204 Vol.<u>m97</u> Page 5243

... as Trustee and

#### **00**(1)(2)(2) :12613 < - a

FORM No.

19.90 between THIS TRUST DEED, made this \_\_\_\_\_ 20th\_\_\_\_\_ day of \_\_\_\_\_ March\_\_\_\_\_ Clifford G. Owen & Penelope E. Oven, or the survivor

#### Mountain Title Company of Kamath County as Grantor. Richard L. Kelly & Hazel I. Kelly, or the survivor

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as Beneficiary.

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# WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property see attached legal made a part herein

together with all and singular the tenoments, hereditaments and appurrenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PURFORMANCE of each agreement of grantor herein contained and payment of the

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# It is mutually agreed that:

It is mutually agreed that: I. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benefitiary shall have the right, if it is elects, to require that all or any portion of the romes payable as compensation for such taking, which are in excess of the arount required to pay all reasonable costs, expenses and attorney's lees necertarily paid or incurred by grantor in such proceedings, shall be paid to bunclicary and applied by it first upon any reasonable costs and expenses and attorney's frees, both in the trial and appellate costs, and expenses and attorney's frees, both in the trial and appellate courts, measurily paid or incurred by the trial and appellate courts, measurily paid out in uncert by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and frantor agrees, at its own expense, to tak's such ections and execute such instruments as shall be necessary in (blaining such com-pensation, promptly upon hereficiary's request. 3. At any time and from time to lime upon written request of bene-ficiary, near of is feen and presentation of this deel are (the note for endorsement (in case of full reconveyances, for cancellative), wit hout affecting the liability of any person for the payment of the indebiedent. Insteemary (a) consent to the making of any map or plat of said predict (b) join in

REFERENCES

Granting any easement or creating any restriction thereon; (c) join in any subwidination or other agreement allecting this deed or the lien or charge thateol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons levelly entitled thereto," and the recitals therein of any matters or facts shall be sonclusive proof of the truthulness therein of any matters or facts shall be sonclusive proof of the truthulness therein. Trustee's level for any of the services mentioned in this paragraph shall be not less than \$5. If Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebicdness hereby secured, enter upon and take possesion of said property, is and profits, including those past due and unpaid, and apply the same, level sons and profits, including those past due and unpaid, and apply the same. If the entering upon and taking possession of said property, the collisition of such rents, issue and profits, or the proceeds of line and other intrance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforeasid, shall not cure or ware any delault or notice of delault hereunder or invalidate any at dome property, and the application or release thereof as aforeasid, shall not cure or ware any delault or notice of any argument of any indebiedness secured hereby are in his person. If the application or cure there and other invalidate any at the application or release thereof as aforeasid, shall not cure or ware any delault or notice of any argument of any indebiedness secured hereby or in bin enforted.

marance poncies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure of 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 sence with respect to such payment and/or performance, the beneliciary may decare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed by advertisement and tale, or may direct the trustee to pursue any other tight or remedy, either at law or in equity, which the beneliciary may have. In the event the beneliciary elects to foreclose by advertisement and sale, the beneliciary or 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 secured hereby whereupon the trustee shall is the time and place of sale, give motice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.735.
13. After the trustee has commenced loreclosure by advertisement and sale, the default or delault. If the delault oncy be advertisement and sale, when there are the delault or delault or delault or delault are the time of the care of the date the truste conducts the sele, the grantor or any other person so privileged by ORS 86.735, may detert the delault or delault and he delault or delault are appered by the trust deed. The delault may be card by swold my then be decan to delault or delault are appered by the drust deed to the care other than any dreet the delault or delault or delault are appered by the drust deed. T

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time apoint a successor or succes-sors to any truste named herein or to ary successor in interest entitled to such inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all bits powers and duties conterred into any trustee herein named or appointment here under. Each such appointment ind substitution shall be mortfage records of the county or counties in which, then recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledged is most public record as provided by law. Trustee is not obligated to motify on or proceeding in which grantor, beneficiary, or trustee that of any action or proceeding in which grantor, beneficiary or trustee chall be a party unless when or proceeding is brought by trustee.

NOTE: The frust Deed Act provides that the inustee hereuncial must be either an attaining, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the lows of Oregon of the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an esciow agent licensed under ORS 496.505 to 696.585. and the second second

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The grantor covenants and a fully seized in fee simple of said des	grais to and with the b	eneliciary and those claimin	A
fully seized in fee simple of said des	cribed real property an	d has a valid, unencumbere	title thereto
	結構的ないたが、1995年。 1995年後の1995年、1995年(1995年) 1996年後の1995年(1996年)	(b) A set of the se	
and that he will warrant and foreve	r defend the same agai	nst all persons whome	n in
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		(1) The second s second second secon second second sec	
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		da na selan di Sula yang di Sula Sula yang di Sula ya Sula yang di Sula ya	
		(A) A set of the se	
The grantor warrants that the procee (a)* primarily for grantor's personal,	ds of the loan represented b	y the above described note and th	to descent all and an
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This deed applies to, inures to the be	enelit of and binds all partie	a barata that hat a to to	
gender includes the fominine and the neuter,	and the singular number in	uing this deed and whenever the	context so requires, the masculine
IN WITNESS WHEREOF, sa	aid grantor has hereunit	o set his hand the day and ye	ear first above written
* IMPORTANT NOTICE: Dolete, by lining out, while	hever warranty (a) or (b) is	× Clilled	0 11. 1
as such word is defined in the Truth-in-Lending	Act and Regulation Z, the	Prof Clifford	S. Öwen
disclosures; for this purpose use Stevent-Ness For If compliance with the Act is not required, disrege	n No. 1319, or equivalent.	Penelope	LINU E. Owen
(If the signer of the above B a corporation,	a da ang ang ang ang ang ang ang ang ang an		
and the form of acknowledgement opposite.)		e transfer en angelen en en afgelen per den ander 1999 - Maria Angelen en angelen angelen 1999 - Maria Angelen an	
STATE OF OREGON.	STATE O	DF OREGON,	) · · · · · · · · · · · · · · · · · · ·
County of Klamath	for ms on This inclu	y of	) <b>55.</b>
March 20 C , 19 90 , by		ument was acknowledged before a	ne on,
Clifford G. Owen & Penelope E.	Oven of		
1 Alantene Dunk	~_>		
(SEAL) My commission expires of -16 -	A 2		
in a constraint expires of the	7 (   Му солиті	ssion expires:	(SEAL)
	REQUEST FOR FULL RIC	ONVEYANCE	
70:	Is be used only when obligation	ns have been poid.	
	, Trusteo		
The undersigned is the legal owner and trust deed have been fully paid and satisfied, said trust deed or pursuant to statule; to can	holder of all indebtedness a You hereby are directed, on	ecured by the forogoing trust de	ed. All sums secured by said
herewith together with said trust deed) and to	recurvey without wassault	anoss secured by said trust deed	(which are delivered to you
estate now held by you under the same. Mail	econvertance and documant	to	s terms of zaid trust deed the
DATED.	, 19.	1 사람은 일반 이번에 가려면서 가지 않는 것은 가지 않는다. 1995년 - 이번에도 이들 (사람이 같은 가지만 하는 것)	1
		Beneliciar	
De not less or destrey this Trust Dood OR THE NOT	t which it recurse. Both must be de	liverad to the trustea for concellation befo	re reconveyance will be made.
TRUST DEED		STATE OF OF	EGON, )
BTAYERS.NEES LAW PUB. CO., PORTLAND, DRE.	A second s	County of	at the within instrument
Clifford G. Owen & Penelope E. HC 30 Box 106B	wen -	was received for	record on the day
Chiloquin, DR 97624		at	, 19, ockM., and recorded
Girantor	SPACE RESERVE	in book/reel/vo	lume No on
Richard L. Kelly & Hazel I. Kell	LY RECORDER'S JE	ment/microlilm	or as fee/file/instru- /reception No,
Mits tetiles (A- 9455) Beneliciary	ិដ្ឋិសារ ស៊ីសាមរាស សេទ្ទាស ដែន ស្រុកស្រុកសំពុង សំពុងសំពេកសំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំព័ន៍សំពីសំព័ន៍សំពីសំព័ន៍សំព័ន៍សំព័ន	Record of Mort	sages of said County. my hand and seal of
AFTER RECORDING RETURN TO	entration pper state	County affired.	
Mountain Title Company 222*South Sixth Street			
Klamath Falls, OR 97601	. Starfe	By	TITLE Deputy

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HTC NO: 23239-D

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# EXHIBIT "A" LEGAL DESCRIPTION

The Northerly 100 feet of that certain parcel of land situated in Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at a point 564 feet West of the Northeast corner of Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, or on the North line of said Lot 9 and the East line of Dalles-California Highway right of way; thence West 469 feet to the lake shore line; thence West of South approximately 650 feet to the North line of 100 foot lot owned by Chas. Blair Knight by deed dated May 23, 1936, approved September 9, 1936, L-Adj. 13295 BDS; thence East along North line of said 100 foot lot, 592 feet to a point on the East line of Dalles-California Highway right of way; thence North 600 feet to the point of beginning, being all that part of Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, West of East line of Dalles-California Highway right of way and North of the North line of the 100 foot lot owned by Chas. Blair Knight by deed mentioned above.

Tax Account No: 3507 0078D 00500

#### STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed	for record a	t request	of	Mountain Title	<u>Cc.</u> the <u>21st</u> day	1
of	Mar		A.D., 19		_ o'clockEM., and duly recorded in Vol	,
			of	Nortigages	on Page <u>5243</u> Evelyn Biehn County Clerk	
FEE	\$18.00				By Qauline Mullindeter	-
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