| 26 4 8 2 2 이번 것 같은 것이다. 이것은 14 80 원 60 ~ | | | | | 4 2 A C C S | IST DEED | Vol. <u>m90</u> F | age_20307 |
|--|------------|-------------------------|---------------------|---|-------------|---------------|---|--------------------------|
| CHRISTOPHER | T DEED, | made ! | his | 1 s | t | day of | October HOLSON, EACH AS | |
| THE REAL PROPERTY AND A RE | A | RC () () () | 5 | - Aug | | | 通常 かたてき かんかく しゅう かんかく ほう | |
| As Grantor, ASPE | NTITL | E 8 E | SCI | 0W; | INC. | ************* | | |
| LITURGE RAY T | AYLOR | | | | | | 1. (\$134.4, 4, 1 <u>3</u> .9.1) | |
| as Eeneficiary, | | | | | ••••••••••• | IESSETH: | 1997년 전 1997년 1월 1997 1월 1997년 1월 1 1월 1997년 1월 1 | |
| Grantor irreve in <u>KLAMAIH</u> 1fact 9, IND | ecably gra | nts, bar Cour NCE | gair 1ty, RA(| oregor | | | rustee in trust, with pow y of Klamath, St | er of sale, the property |
| Oregon. CODE 141 MA | | | | | | | en de la compositione est de la compositione de la compositione de la compositione | |

describer with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new in hereafter appartaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with wid real subate. FOR THE MIRPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

main of SIXTHEN THOUSAND NINE HIMDRED AND NO/100-(\$16,900.00)-Dollars, with interest thereon according to the terms of a promissory ment of even date humwith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

ned a vower paid, to be due and payable at mat unity of first and mayo by grannot, the timat payment of principal and interest nereor, in The date of instauring works of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and parable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be stalf, toewared, assigned or aliebated by this firstor without time having obtained the written consent or approval of the beneficiary. Then it the beneficiary's option, all obligations recured by this instrument, irrespective of the maturity dates expressed therein, or henvit, shall become immediately due and payable.

nerver, shall become immediately due and payable; To protect the security of this trust dived, prantor agrees: I To portect the security of this trust dived, prantor agrees: I To portect devices and maintain said paperly in fued condition and a same inst to rempire or denoted any building to a scowerent thereon; and to environ any waste of sid property. 2 Thi complete or environe primping and in fact and workmanlike remains any building to improvement which may be constructed, damaged or denting of theiron, and pay who due all costs incurred there on: 3. To complete with all laws, ordinances, red distant, corenants, condi-tions and theriton and have built and pay be the fuely of the pro-pier in executing scattering scattering pursuant to the Uniform Commer-cial Cide as the beneficiality fuel scattering and to pay for filling as the scatter media pristing public differe of udiced, as well as the cost of all fem teaches made brinking any officient of scattering is there in the been being by the brinking any difference of using the prime of a law to be the starks any (in the stark of start of starting the start of all fem teaches made brinking any.

bits in erecting and, forming under each portuant to the construction contact, the field of an tab beneficiary may require and to fay for liking same in the prise public officer or advecting as well as the cost of all in teaches made by liking officers or advecting as only as the cost of all in teaches made by liking officers or advecting as may be there if desirable by the teaches are cost of the cost of a structure in a structure in the second provide and the observation of the balling officers of advecting and the cost of a structure in a structure execution of the ball provide as the cost of a structure in a structure in

At its mutually informed that: It is mutually informed that any period or all of said property shall be taken under the right and even it is prior that all or any portion of the movies payable at ourse warken to import that all or any portion of the movies payable at ourse warken to import and all or any portion of the movies payable at ourse warken to import that all or any portion of the movies payable at ourse warken to import that all or any portion of the movies payable at ourse warken to import the the shall be paid to a sub-ation of the three upon any approve that allowers and the import of the included both import of the upon any approve that allowers and the import of the movies of the three upon any approve the included the import of the includedness weaked thereby, and draining approve the included and individed the import and in any approximation any approves the includedness weaked thereby; and draining approves there applied upon the includedness and in a weak presentations are abled to be careful and its mole been former, payment of the line and presentation of the informer in the included and its mole form-former, payment of the line and presentation of the informer in the individed in the labelity of any person bereficiely is the careful and its mole there the labelity of any person bereficiely and programs of the informer; (b) join in the labelity of the maximum approves and programs of the information (b) form in the labelity of any person bereficiely approves of the information (b) form in the labelity of any person bereficiely approves of the information (b) form in the labelity of any person bereficiely and programs of the information (b) form in the labelity of the maximum approves of the information of t

rument, irrespective of the maturity dates expressed therein, or
transming any easement or creating any restriction thereon; (c) join in any subordination or other agreement alliciting this deed or the iner or charge thereol; (d) reconvey, without warranty, all or any part of the inerports. The deality entitled thereto, and the recitals therein of any materion or lacts shall be conclusive proof of the truthfulness thereol. Trutte's fees the "perform and the recitals therein of any materion or lacts shall be rot less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any point of the same, less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any point of by a court, and without regard to the adquary of any security may at any point of by a sourt, and without regard to the adquary of any security may at any point of by a court, and without regard to the adquary of any security and any point of by a court, and without regard to the adquary of any security may at any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same. If its enters in any or release thereoid an in such order as beneficiary any determine.
11. The entering upon and taking possession of said property, the rollection of such rents, issues and profits, or the proceeds of line and other inserts, and in such order as beneficiary or in his performance of any agreement hereunder, time being of the section of a such argument and/or performance, the beneficiary may at done with a such order.
12. Upon delault by grantor in payment of any indebtedness secured hereby immediately due and paysite. In such any event the beneficiary at his election may proceed to loreclose this trust deed in equilary as a morelage or direct the trustee to proceed the torts of the order or wards have any adjuster any distant and sale, or may direct the trustee to inclose this trust deed in equily as

together with frustee's and attorney's lees 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 be postpored as provided by law. The trustee may sell said property either in ene parcel or in menu say law. The trustee may sell said property either whell defirer to the purchaser process and shall sell the parcel or parcels at auction to the highest, budget for cash, payable at the time of sale. Trustee whell defirer to the purchaser its deed in form as required by law conveying the property we sold but without any covenant or warranty, express or im-plied. The recitals in the device any matters of lact shall be conclusive proof of the trusthulness thereod, any person, escluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sale pursuant to the powers provided herein, trustee shall apply the proceeds of a payment of (1) the expenses of suc-turating the compensation of the frusted as a reasonable charge by trustees having recorder liens subsequent to red by the trustee in the trusts due in the interest may appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest on individed to such surplus, if any, to the granter or to his successor in interest or success to may any from time to time appoint a successor or success

deed as their interests may appear in the order of the interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If, Beneficiary may from time to the appoint a successor or successor runter. Upon such appointment, and with all title conversance to the successor runter. Upon such appointment, and with all title conversance to the successor runter. Upon such appointment of appointed here and the successor runter, the latter shall be vested with all title conversance to the successor runter. Upon such appointment of appointed here and the successor runter, the latter shall be made by written instrument executed appointment and substitution shall be made by written instrument executed by penelicitary. which, when recorded in the motifage records of the county or counties in which the property is stuated, shall be conclusive proof of proper appointment and substituter. If. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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Notills the frust Doed All provides that the hustee herewider r ust be either an en han his and been association authorized to business which the fams of Or protects of the laste, its hustidianes, affiliates, agents of branches, the United S ha is an active member of the Oregon State Bar, a bank, trust company United States, a title insurance company authorized to insure title to real agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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20308The stintor covenints and agrees to and will the beneficiary and those claiming under him, that he is lawfully mized in tee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and lorever defend the same against all persons whomsoever. The frantor warrants that the proceeds of the losn represented by this above described note and this trust deed are: (a)⁴ primarily for grantor's personal, family or lousshold surposes (is s Important Notice below), (b) for an organisation, or (even it grantor is in natural person) are for business or commercial purposes. This deed applies to, hourse to the benefit of und block all parties bareto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and anigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or nut named as a beneficiary herrin. In construing this deed and whenever the context so requires, the masculine gender inclusive the famining and the neuter, and the disgular number includes the plural. IN WITTMESS WHEREOF, said granifor has hereunto set his hand the day and year first above written. - Alpun Mit h • DAPOSTANT INOTICIE Delete, by lining out, whichever wearsmap/ (a) or (b) is not spplicable if warmany (all is applicable and the beneff larger is a analiser as such would be delived in the Tauth-Landing Act and Hegy inters II, the beneficiary (MIST carefy with the Act and Engelstion by medica required decomment; for this perpose as Servace-Nest Form No. 1319, as aquivalent. If completely with the Act is and required, disregard this to the. CHRISTOPHER A. NEWTON STATE OF OREGUN, County of Klamath) This instruminat is as acknowledged before me on 10/ 1/ by Christopter A. Denton & Gayle Ryne Nickelon This instrument was acknowledged before me on . OTARY by . 13 PUBLIC 100 FIE OF ON Yundsa her endate Notary Public for Oregon ۵ My commission expires I JUEST FOR FULL ERCONVEYANCE Is be stid only when ablighting bers been paid. Trustee The undersigned in the legal owner and hotter of all indebtedness secured by the foregoing trust doed. All sums secured by said TO: 1 trust cleed have been hully paid and satisfied. You here by are directed, on payment to you of any sums owing to you under the terms of stid must deed as pursuant to statule, to cance! all widences of indebtedness socured by said trust dood (which are delivered to you berweiles regetiver with mid trust deed) and to recenver, without warrandy, to the parties designated by the terms of said trust deed the estern that helt by you under the same. Mail recenve sunce und documents to 19 DATIL Beneticiary nt to delivered to the trustee for cancellation before reconveyance will be m Autor In secure s. 8 This freet Dood DE THE NOTE 13.4 STATE OF OREGON, L.\$ County of TRUST DEED Kertify that the within instrument (PORN (14. 441) was received for record on the _____ day HUR LAW HUN. CO. P ..., 19... of MI., and recorded o'clock ... in book/reel/volume No.....on pageor as tee/file/instruaf 994 SPACE RESERVED Grantor

FOR

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RECORDIDI'S USE

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AFTIN RECONDING RETURN TO

AST'TH TITLE & ESCROW, MNC.

KLAULITH FALLS, OR 97601

525 MAIN STRENT

ment/microlilm/reception No......, Record of Mortgages of said County. Witness my/hand and seal of County affired.

85.

A CARLEN AND A CAR NAME Deputy By_

20309

EXHIBIT "A" TO TRUST NEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS SECOND AND SUBORDINATE TO A FIRST RECORDED IN BOOK 196 AT PAGE 632 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF RAVOR OF KLAMATH FIRST FEDERAL CORPORATION, AS BENEFICIARY/MORTGAGEE, KLAMATH FALLS, A FEDERAL CORPORATION, AS BENEFICIARY/MORTGAGEE, HICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE NATURE SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. GEORGE WHICH SECURES THE PAYMENT OF A NOTE THEREIN AND SAVINGS LOAN ASSOCIATEION AND WILL SAVE GRANTOR(S) FEDERAL AND SAVINGS LOAN ASSOCIATEION AND WILL SAVE GRANTOR(S) HERETH, CHRISTOPHER A. NEWTON AND GAYLE PAYNE NICHOLSON, HERETH, CHRISTOPHER A. NEWTON AND GAYLE SAID DELINQUENT PAYMENTS IRUST DEED, GRANTOR(S) HERETH MAY MAKE SAID DELINQUENT PAYMENTS IRUST DEED, GRANTOR(S) HERETH MAY MAKE SAID DELINQUENT PAYMENTS HAND AVY SUMS SO PAID BY GRANTANT (S) HERETH SHALL THEN BE CREDITED AND AVY SUMS

(INITIALS OF BENEFICIAR' (IES) (INITIALS OF GEANIOR(S)

| STATE OF DREGON: COUNTY OF K | LAMATH: If. | | | <u>Bth</u> day |
|-------------------------------------|--|----------------------|--------------|----------------|
| 그는 그는 것을 물질을 들었는 것이 물질 것이 없는 것이 없다. | Aspen Titla Co 90 at 10:33 Mort Rei 25 | oclock on Page2031 | County Clerk | |
| rEH \$18.00 | | Evelyn Biehn - By | mulendo | <u>1e</u> |