PORM No. 111-Orogan Trati Dead Series-T	UST DEED.			龙油玉		LAW PUBLISHING CO., PORTLAND, OR ST204
<b>2131</b> 2	MTC <b>#</b> 29	1552:DI	N TRUST	DEED	Vol. <u>m90</u>	_Page_20523
THIS TRUST DEED. Staying B., Hauch and St	made this		h , husban	day of . Land y	September	
MOUNTAIN TI	TLE COM	ANY O	F KLAMAT	I COUN	TY	, as Trustee, and
John B. Adair and John	D. Adai	lr, no	t as ten	nats i	n common, but with	the right of
"PYKY KEXPP1P			WITNE	SETH	•	power of sale, the propert
Grantor innisocably gr in Klamabb	Counts	sins, sei j <sup>,</sup> Oreg	in, describ	ed as:		n (n. 1997) 1999 - Erstein Status, (n. 1997) 1999 - Status Status, (n. 1997)
SHE ATTACHED LEGAL DE	CRIPTIO	N OF W	MICH IS	NADE A	PART HEREOF BY TI	IIS REFERENCE
行行的思想。我们就能是这些感情的人,我们就能够了。 第二章我们就是你们的问题,你们就能够不是不是"						

signifiest with all and singular the renements, here (itaments and appurtenances and all other rights thereunto belonging or in anywise new of hereafter appertaining, and the rents, lisues and profits thereol and all listures now or hereafter attached to or used in connec-tions with said real entries. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the minimum and payment of the

THIRTERN THOUSAND FIVE HUNDRED AND NO/100-

(\$13,500.00) Dollars, with interest thereon according to the terms of a promissory rost of even date hirawith, payable to beneficiary or order and muds by grantor, the final payment of principal and interest hereot, if

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Definitive day and polyhed or allenated by the granter without first he then, it the Derefician's option, all obligations accured by this instrument, shall become immediately the and paythio.
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It is mutually agreed that: a. In the evitti that any powlers or all of and property shall be taken inder the might of essential domain or incordentials in here reary shall have the inder the might of a solution in the rear of a solution of the promise payable in at engeneration her might each are in each of the mount request in at engeneration here might each are in each of the mount request in at engeneration here might each promise and alterny's first merimanity paid or in at a first engeneration with the all or the area of the mount request in at engeneration here might each promise and alterny's first merimanity paid or in at a different in much proceedings, about the provide and interrespondent is the alternative model area on the balance applied or an the includer in the like p in such provide any prevent and the mount request both on the triad and appellate cours, measured paid on the includering and here y and attempting any reasonable cours and element, to take auch actions and the solution each provide a shall be mean any in the includering and the solution and intermedia an alult be mean any in the include and actions the solution and intermedicing in tenue and with the mouse action and the solution and intermedicing in tenue and with the mouse of any field element for came in them to fine up in the and the mote here the solution of any proven for the promering of the includering and the statistic dense in the solution of the includering of the includering the statistic dense provide the promering of the includering the statistic (A) point in a provide the provide the provide and the the rear of the statistic dense is a hall be and all any intermediate and the mote here the solution and from the the to fine up in the includer and the one is the statistic and intervention of the includering and the provider and the the solution (A) to the making of any map or plated and and argue provide and provide the includering and the mount (A) to making of any map or plated and and an It is mutually agreed that:

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement alliciting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all may put of the property. The frantise in any reconveyance may build setting the "person or person feasible entitled thereois" and the intrative setting of any matters or lacts shall be conclusive proof of the trutholmes thereoi. Trustice's lees lor any of the setvices menioned in this paragraph shall be not less than \$5. IO. Upon any delault by grantor hereunder, heneficiary may at any ine without notice, either in present of the adequacy of any security for pointed by a court, and weuted, enter upon and take possession of said prop-ter or any polits, including those past due and unpaid, and apply the same, less of any collectiones of collection, including resonable attor-fry or any polits, including those past due and unpaid, and apply the same, less of the experime. It there is and retring upon and taking possession of said property, the collection of such retris, issues and profits, or the proceeds of any detault. It the entering upon any taking there are a size or adversal of the adverse inclusion of such retris, issues and profits, or the proceeds of line and other invare policies or compensation or awards for any taking or damage of the invare any detault or notice of default hereunder or invalidate any act or ware any delault or notice.

wave any default or notice of default hereunder 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 bereby or in his performance of any agreement hereunder, time being of the defare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums are distent or direct the trustee to loreclose this trust deed by in equity as a might or direct the trustee to loreclose this trust deed by advertisement and taken in equity, which the beneliciary may have. In the event remedy, either a ilanc in equity, which the beneliciary may have. In the event the trustes that in section the trustee shall tix the time and place of sale, give motics thereol as then required by law and proceed to loreclose this trust deed notics thereol as then required by law and proceed to loreclose this trust deed notics thereol as then required by law and proceed to loreclose this trust deed and and any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the truste conducts the sale, the distil deliaulit. If the delault consists of a lailure to pay, when due, such secured by any other trustee date, the delault may be cured by paying the such above the trust deed, the delault may such portion as would not then be due have deed, the delault may such portion as would not then be due have be cured by tendering the performance required under the being cured may be cured by tendering the performance required under the obligation or itrust deed in any case, in addition to curing the delault to being at the secured by tendering the performance required

and approx actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's less not exceeding the amount's 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 postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at eaction to the highest bidder for cash, payable at the time to sale. Truste shall deliver to the purchaser its deed in form as required by law converting the property so sold, but without my covenant or warranty, explaine profi-ol the truthlutnes thereof. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale. When trustee sells pursuant to the sale trustee in the truste shall apply the proceeds of sale to payment of the trustees of sale, in-stationer, (2) to the obligation the trustee of the trustee in the truste attorney. (2) to the obligation the trustee of the trustee attorney. (2) to the obligation to the interest of the trustee in the trust with any. to the grantor or to his successor trustee appointed to suck surplus. (3) Realizing the the of the truste exploited to suck surplus. (4) the farmer or to any successor trustee appointed here in the dates the able or pays interior or trustee appointed here in trustee. The the there of the trust day the trust the successor trustee. The latter whall be realed without conveyance to the successor trustee the latter whall be made by without conveyance to the successor trustee here in the mortagae records of the county or counties with the property is suble by the trust county counter, when the successor trustee appointed here in the successor trustee sets thall be made by without conveyance to the successor trustee, the latter whall be made by witten instrument executed by beneficiary which, when recorded in the mortagae records of the county or counties in the proper

trustice, the latter shall be vested with all little, powers and duties converse upon any truster herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor truster. J7. Truster accepts this trust when this deed, duly executed and acknowledgied 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 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.

active member of the Oregon State Bar, a bank, trust company antes, a title insurance company authorized to Insure title to real versal, or an estrow ugent licensed uncler ORS 696.505 to 696.585. Nate. The Trust Certif Act provides that the trustee linneut fer must be either an or trungs and toest enablishem institutient to do to thenest under the laws of Ch property of this state, its subsidiances, officiates, ogerts or branches, the United 5 H, 0 

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MTC NO: 23552-DN

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL LI

The Easterly 110 feet of the North half of Lot 1 in Block 5 of FIRST ADDITION TO ALTAHONT ACHES, Klamath County, Oregon, according to the duly recorded plat thursof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the Northenst corner of Lot 1 of Block 5 in said FIRST ADDITION TO ALTAMONT ACHES; thence West along the Northerly line of said Lot 1 a distance of 110 feet; thence South parallel to the East line of said Lot 1 a distance of 50 feet; thence East and parallel to the North line of said Lot 1 a distance of 110 feet to the East line of said Lot 1; thence North along the East line of said Lot 1 to the point of beginning.

NXCEPT the North 5 feet for the widening of Haryland Avenue.

Max Account No: 3909 003CD 06500

PARCEL 21

The Easterly 110 feet of the South half of Lot 1, Block 5, FIRST ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No: 3909 003CD 06600

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

Filed for record at request of <u>Mountain Title Co.</u> the 10th	dav
of A.D., 19 90 at 2:47 o'clock P.M., and duly recorded in Vol. M90	Uay
or <u>Mortgages</u> on Page <u>20523</u>	,
FEE 318.00	
FEE 318.00 By Dauline Mullindare	