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

It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the right it so elects, to require a second state of the amount required to poperation for such taking that all or any portion of the amount required to poperation for such taking that all or any portion of the amount required to pail reasonable costs, encedants, shall be paid of costarily paid or applied by fantor in such proceedings, shall be paid or costarily paid or applied by fantor in such proceedings, shall be paid or costarily paid or applied by fantor in such proceedings, shall be paid or incurred by bene-ticary in such proceedings, and states applied upon incurred by bene-secured hereby; and grantor address shall be necessary in obtaining such corns and promptly upon beneficiants if som expense, to take such actions pensation promptly upon beneficiants in our time tupon witten request of bene-endorsement of its lees and putents to the indebtedness, frustee nay endorsement of its lees and putents to incurred by bene-endorsement to the making of any map or plat of said property; (b) join (a) consent to the making of any map or plat of said property; (b) join the state of the making of any map or plat of said property; (b) join the state of the making of any map or plat of said property; (b) join the state of the making of any map or plat of said property; (b) join the state of the making of any map or plat of said property; (b) join the state of the state of the proceeding state cornservents of the indebtedness.

It is mutually agreed that:

sold, convect assigned or alienated by the grantor within described proper therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees in the convect preserve and maintain said property in kood condition to commit or premove or demolish have bail property in kood condition to commit or premove or demolish have bail property in kood condition to commit or premove or demolish have bail property in kood condition to commit or premove or demolish have bail property in kood condition to commit or premove or demolish have bail property in kood condition to commit or premove or demolish have bail on solar and worknamike distroyed thereon, and pay when ment which may be consured, damaked or distroyed thereon, and pay when ment which may be consured, damaked or could be added thereon and the such innume store prometly and it beneficiary to results on the building same in the beneficiary or provide and continuously maintain insurance on the building and and such acaliter erected on the said property and lien searches made beneficiary. With Coll 100, while the beneficiary or searching agencies as may be deall lien searches made an anount nor hards as the, beneficiary at low as insurance and the beneficiary with the payable to the latter; all if the grantor shall half and colling atoms in such or the said by its in and such acaliter erected on the said property and be aphilicable by the first of an order of the many teast on theread the payable to the latter; all if the grantor shall half and electricary at hereafter apayable to the latter; all if the grantor shall have acaliter of the many teast of the same and the sama and the same and the same and the same and the same and the

FEDERAL PLEASE SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF 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 TWFNTY FIVE THOUSAND AND NO/100----

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED THIRD AND SUBORDINATE TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST

CODE 4 MAP 3909-5CA TL 5500 CODE 4 MAP 3909-5CA TL 5600

STEVENS. NESS LAW PUBLISHING CO., POR

287

, as Trustee, and

Vol.mgl_Page

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

il ots 5 and 18, Block Gunty Of Klamath,

JAMESHIS TRUST DEED 3rd January JAMESHIS BARRETT AND JOSEPHINE BARRETY, of January HUSBAND AND WIFE 91, between ASPEN TITLE & ESCROW, INC aR ONALLS, E. DOWELL

TRUST DEED

as Beneficiary,

-Oregon Trust Deed Series-TRUST DEED. ASPEN 02035233 COPURIGHT 1290 FORM No. 881-24397

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under to any trustee named herein or to any successor trustee appointed here-trustee the latter shall be vested with all title, powers and the successor upon such appointment of the successor of the successor upon the latter shall be wated with all title, powers and this conferred and subititustee herein named by without conversance the successor upon the latter shall be made by without conversance the successor upon the successor is successed with all title, powers and this conferred which, whintion shall be made by without here could be proper appointered which the recorded in the mort site instrument executed by counties in of the successor the success this trust when this deed, duly eventuel and the successor approximate the success of the count of the successor trust or of any action or proceeding in which sind under any other deed of shall be a party unless such action or proceeding is brought by trustee.

and expenses actuary induced in states in the constant of the state with frustees and attorney's lees not exceeding the amounts provided by 14. Otherwise; the sale shall be held on the date and at the time and be postponed as provided by law. The trustee imay sell said property either in one parcel or in separate of sale of the time to which said sale may in one parcel or in separate for cash, payable at the barcel or parcels at shall deliver to the purchase barcels and shall sell said property either the postponed as provided by law. The trustee interest of sale. Trustees and deliver to the purchase barcels and shall sell said property either the property so sold, but with deed in torm as required by law conveying of the truthulines thereoit, and parcon, excluding that be conclusive proof the grantor and benelicary, my person, excluding that be conclusive proof the farmer and benelicary, my person, excluding that be conclusive proof the farmer and benelicary, my person, excluding the trustee, but including chall apply the proceeds of sale payment of (1) the spenses of sale, in-statornet. (2) to the obligation strustee and a reasonable charke by trustees atternet. (2) to the obligation strustee and the success of the trust and any, to the grantor or to his successor in interest entiled to successor 16. Beneliciary may from time to time appoint a successor or succes-

instrument, irrespective of the maturity dates expressed therein, or Aranting any essentent or creating any restriction thereon: (c) join in any thereof: (i) reconvey, without warranty, all or any part of the property. The estimation or other agreeneet matranty, all or any part of the property. The becombinated thereof." and the recents there of any matters or lacks be estimate in the reconvey and in the detail of the property of the property of the truthlucing there of any matters or lacks ball in the property of the truthlucing there of the property of the services matter proof of the truthlucing there of the property of the inter without onlice, either in profin by agent or by a receiver to be ap-ervices matter in proof, by agent or by a receiver to be ap-tervices any part thereof, in its own ama suce or otherwise of all states issues and property and without refer to or otherwise of all states for issues and property in the own and take possession of said property, the insurance polisue of operation and toking possession of and property, the insurance polisue or compensation or mands for any individue the and there waive any define application or clean thereof any individue the and of the waive any define application or clean thereof any individue the and of the waive any define application or releas thereof any individue state the the individue of notice. 12. Undefinite or notice of definit heroind any individues secured declare all and thereof any application or invaliding the property and the secure with a profication or individue thereof any individues secure the the individue of notice. 12. Undefinite or notice of definit heroind any individues secure and the application or individue thereof any individues secure declare all and the application or profis or thereof any individues any other the secure with a performance of any adjecter any individue the individue the truste shall or notice. 13. Alter the trust exist is defined profise on discust any and the performance of any appendent hereof any i

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-288 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), (b) tor an organization, or (even if grantor is a natural person) are tor business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract gender includes the terminine 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: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. JAMES W. BARRETT JOSEPHINE BARRETT oughine Bailett STATE OF OREGON, County ofKlamath by This instrument was acknowledged before me on (fanually 4, 19.21, by JAMES W. BARRETT and JOSEPHINE BARRETT, 19.21, This instrument was acknowledged before me on OTARY óf STIE OF ON Handscher) andly Notary Public for Oregon My commission expires 1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and notice of an indepredices secured by the toregoing this, deed, an sums secured by secure 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the 22 NO 40 Y WARD APPENDENT Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED (FORM No. 881) STATE OF OREGON, STEVENS-NESS LAW PUB. CO., PORTLAND County of sş I certify that the within instrument was received for record on the day of _____, 19____, Grantor SPACE RESERVED FOR ment/microfilm/reception No....., RECORDER'S USE and and a second se Record of Mortgages of said County. Beneficiary - 9 M Witness my hand and seal of AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC County affixed. 525 MAIN STREET KLAMATH FALLS, OR 97601 NAME TITLE By Deputy 116-21 19-11

EXHIBIT "A" TO TRUST DEED

289

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS THIRD AND SUBORDINATE TO A FIRST TRUST DEED RECORDED IN BOOK M-75 AT PAGE 10727 IN FAVOR OF KLAMATH FIRST FEDERAL AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED AND TO A SECOND ALL INCLUSIVE TRUST DEED RECORDED IN BOOK M-86 AT PAGE 23064 IN FAVOR OF MARIE IMAGEAN PACK, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. RONALD E. DOWELL, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL AND MARIE IMAGEAN PACK AND WILL SAVE GRANTOR(S) HEREIN, JAMES W. BARRETT AND JOSEPHINE BARRETT, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEEDS, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

 $\frac{\mathcal{RE}\mathcal{O}}{\mathcal{O}}$ (INITIALS OF BENEFICIARY(IES) (INITIALS OF GRANTOR(S)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

.....

Filed for record at request of <u>Aspen Title Co.</u> the 7th	
or Jan A.D., 19 <u>91</u> at <u>9:59</u> o'clock <u>AM.</u> , and duly recorded in Vol. <u>M91</u> of Mortgages on Page 287	day
FEE \$18.00 Evelyn Biehm County Clerk	
By Cauline Mullendare	