THIS TRUST DEED, made this Eileen Tremaine Dorst and Pa			
Editor Warmading Demost and De	25th day of	April	, 1990., between
Eileen iremaine borst and fa	ul Gregory Dorst, I	Classic cheer	•••••••••••••••••••••••••••••••••••••••
Grantor,		22.07.4 Content	as Trustee. and
Paul H. Tremaine and Barbara A. T			
		total por talenta.	· · · · · · · · · · · · · · · · · · ·
Beneficiary,	5. C. 55	34- F	
	WITNESSETH:	49. 适应的 (19. 19. 19. 19. 19. 19. 19. 19. 19. 19.	4 . The Part of Part o
Grantor irrevocably grants, bargains, s	ells and conveys to trus	tee in trust, with power of	sale, the property
Klemath County, Ore	gon, described as:		1 No 199
		Parel 1 Pro Aspecty Vice 1	
An undivided one-half intere	st in the following		
1012-11-12-12-12-12-12-12-12-12-12-12-12-1			CREATEN THE REPO
Lot 22 in Block 35 of Hot Sp according to the official pl			
Clerk of Klamath County, Ore		In the office of the	codincy

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 thereol 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

sum of ______ Ten thousand and no/100 ______ Pollere

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

not sooner paid, to be due and payable is beneficiary, or order and made by grantor, the that payment of principal and interest herear, it not sooner paid, to be due and payable <u>January 1</u>, <u>we</u> 2010 OR UPON SALE. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Sold, conveyed, assigned of alternated by the grantor without this insider, a shall become immediately due and payable.
 The chove described real property is not currently used for egricult To protect the security of this trust deed, grantor agrees: 1.17, not fort, prever and other in the deed, grantor agrees: 1.17, not fort, prever and other in the deed effect of the security of this trust deed, grantor agrees: 1.17, not fort, prever and the side property.
 To complete or restore promptly and in good and workmanike formance any building or improvement which may be constructed, damaged or described-interesting and pay when due all costs incurred therefor.
 To complete or restore promptly and in good and workmanike or the security in a section of the combination of the pay of the beneficiary may results, condition in executing such linancing statements pursuant to the Uniform Commercial Code-ar-the beneficiary may require and the beneficiary corrects, to follow in the security of the security asecurity of the security of the security of the security of t

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(a) consent to the making ol any map or plat ol said property; (b) join in graning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the 'len or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the 'nerson or persons legally entitled thereto,'' and the recitals thereol. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be oppointed by a court, and without regard to the advectory security for the indebtedness hereby secured, enter upon and take possession of asid property or any any indebtedness accured hereby, and in such order as berneficient may delault or notice, in such and clube on thereby, and in such order as berneficient and staff on the secured hereby, and in such order as berneficient of the angle of the property, the same, less conts and expenses of persons and collection, invaling reasonable attorney's feel upon any indebtedness accured hereby, and in such order as berneficient may delaution or order as aloresid, shall not cure or waive any delaut or notice of delaut hereunder or invalidate any act dure or waive any delaut or notice. The property to sailly shall not cure or waive and eleginant derech immarkey proceed to loreclose this trust deed in equity as a morigae order hereby in the underling of the service or the beneficiary may delauting the same proceed to loreclose this trust deed in the beneficiary to be invalidated any act due to the sol delaut hereinder of any landebtedness secured hereby in the indebtedness secured thereby in the beneficiary may developed at the sol decision or selfs and property to sail the shall be there any addition of the shall be decision of a staff property to sailly the believe the shall be thereby and the beneficiary

regener 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 postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel's at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser: its deed in form as required by law conclusive proof of the truthfulness. thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale.

(he grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their privery and (4) the surphus, if any, to the grantor or to his successor in interest entitled to such surphus.

If. Beneliciary may from time to time appoint a successor or successors to any such as the successor of the successor of the successor of the successor and such appointment, and without conveyance to the successor truster. If alter shall be vested with all tille, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution 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 trustee.

of the successor trustee. 17. 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.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 lows 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and will	in the beneficial and the there	n, that he is law-
fully seized in fee simple of said described tear prop		ا ا کونچ پریی از داری به ایند. ۱۹۹۹ میرون از داری داری به ۱۹۹۹ میرون در دارد دارد
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and that he will warrant and forever defend the se	ame against all persons whomsoever.	
and that he will warrant due to be the second and the	· · · · · · · · · · · · · · · · · · ·	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
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The grantor warrants that the proceeds of the loan	represented by the above described note and this trust hold or agricultural purposes (see Important Notice be tural person) are for business or commercial purposes o	deed are: slow),
 (a)* primarily for grantor's personal, labely, housen (b) for an organization, or (even if grantor is a nat 	hold or agricultural purposes (see Important Norice of tural person) are for business or commercial purposes o	ther than agricultural
(b) for an organization, or (even it granies is a super- purposes. This deed applies to, inures to the benefit of and fors, personal representatives, successors and assigns. The it contract secured hereby, whether or not named as a benefic masculine gender includes the feminine and the neuter, and	binds all parties hereto, their heirs, legates, devises, term beneficiary shall man the holder and owner, inc-	admunustrators, execu- luding pledgee, of the ontext so requires, the
contract secured hereby, whether or not named as a believed masculine gender includes the feminine and the neuter, and	d the singular number includes the plural.	- t
IN WITNESS WHEREOF, said grantor ha	as hereunto set his hand the def and year first	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty		
not applicable; if warranty (a) is applicable and the characteristic as such word is defined in the Truth-In-Lending Act and Regulation by ma	plation Z, the Thing required Thing required	E) 25t
disclosures; for this purpose, if this instrument is to be a rise	or equivalent;	
if this instrument is NOT to be a first tien, or is not to intente		- 95 - 7 1. 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12
with the Act is not required, disregard this nonce.	(a) A set of the se	
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STATE OF OREGON,	STATE OF OREGON, County of	14
County of April 25 1990	Personally appeared	
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Eileen Tremaine Dorst and Paul Gregory Dorst	the start and that the latter is the	
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	a corporation, and that the seal attixed to the fore corporate seal of said corporation and that the ins	
WEAT	sealed in behalf of said corporation by autionly of and each of them acknowledged said instrument	to be its voluntary ac
To be their voluntary act and deed.	and deed. Before me:	1
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