THIS TRUST DEED	. made this	24th	da	<sub>v of</sub> Ja	nuary	10 92 hatman
Robert A. Newnh	Mark the state of				·····	17, Delweell
antor,				Maria da da	AND STATE OF	no Trustee and
James Newnhar	m					, as riustee, and
Charles and the same			878 GRSS W.	Jan Port	1 3 4 5 5 5 5 2 4 5 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	***************************************

as Beneficiary,

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath ......County, Oregon, described as:

A tract of land situated in the W ½ of the SE ½ of Section 17, Township 39 South, Range 10 East of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the West line of the SE ½ of said section 17 which is North 00° 07' 58" East 1090.00 feet from a brass cap monument marking the South quarter corner of said Section 17; thence South 89° 52' 02" East 30.00 feet to a 5/8 inch iron pin; thence continuing South 89° 52' 02" East 1272.65 feet to a 5/8 inch iron pin; thence continuing South 89° 52' 02" East 30.00 feet to the east line of the W & of the SE & of said Section 17, thence North 89° 52' 02" West 30.00 feet to a 5/8 inch iron pin; thence continuing North 89° 52' 02" West 1272.6 feet to a 5/8 inch iron pin; thence continuing North 89° 52' 02" West 30.00 feet to the West line of the SE ½ of said section 17, thence South 000 07' 58" West 260.0 ft to point of beginning 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 \$8,353.55 (eight thousand three hundred fifty three and 55/100)

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

becomes due and payable.

The date of maturity of the debt secured by this instrument is becomes due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair, not to temove or demolish any building or improvement thereon, not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property: if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the property of the control of

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebteness secured everyy and grantor agrees, at its own expense, to take such actions and safton, no multipon beneficiary's requests and in obtaining such compensation, no multipon the electrical proceedings in the trial and proceedings are upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full econveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat disaid property (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person legally, entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by, a bourt, and without reglard to the adequacy of any security of the indebtedness hereby secured, enter upon and take possession of said property or any part thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive 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 essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such account to the beneficiary of his election may proceed to foreclose this trust deed in equity as a mortigage or direct the trustee to foreclose this trust deed in equity as a mortigage or direct the trust

together with trustee's and attorney's tees 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 parect: or in separate parcels and shall sell the parcel or parcels at auction 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 conveying the property so sold, but without any covenant or warring, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the 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, including 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 lens subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus.

Resplicit, may to the grantor or to his successor in interest entitled to such surplus.

surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument securide by beneficiary, which, when recorded in the mottage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and

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 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 frantor, 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 attorney, who its 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except for a deed of trust previously executed by the Grantor and his previous wife Patricia Ann Newnham, that is still due and owing on said property.

and that he will warrant and forever defend the same against all persons whomsoever.

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(a)* primarily fo	rants that the proceeds of the loan represented or grantor's personal, family or household pur- unization, or (even if grantor is a natural personal.)	I by the above described note and this trust deed are: poses (see Important Notice below), on) are for business or commercial purposes.	
		<ul> <li>「「「」」を発展をは、よります。 The Company of the</li></ul>	
personal representative secured hereby, whether	s, successors and assigns. The term beneficiar	arties hereto, their heirs, legatees, devisees, administrator y shall mean the holder and owner, including pledgee, of nstruing this deed and whenever the context so requires, t includes the plural.	the contract
IN WITNES	SS WHEREOF, said grantor has here	into set his hand the day and year first above wr	itten.
	and the second of the second o	QU+ am	
not applicable; if warrant as such word is defined beneficiary MUST comply disclosures; for this purpo	elete, by lining out, whichever warranty (a) or (b) ity (a) is applicable and the beneficiary is a credite in the Truth-in-Lending Act and Regulation Z, th with the Act and Regulation by making requires ose use Stevens-Ness Form No. 1319, or equivalent it is not required, disregard this notice.	Robert A. Newnham	
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and the second second	STATE OF OREGON, County of	Klamath )ss. 1/24	10 92
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	REQUEST FOR FU	LL RECONVEYANCE	
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The undersigned	l is the legal owner and holder of all indebted	ness secured by the loregoing trust deed. All sums sec	ured by said
trust deed have been for	ully paid and satisfied. You hereby are direct	ed, on payment to you of any sums owing to you under	the terms of
		ndebtedness secured by said trust deed (which are deli-	
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Andrew Market	Samuel Spiritery	of Jan	, <i>19</i> 92.,

Robert A. Newnham at 1:59 o'clock A.M., and recorded at 1:32 o'clock A.M., and recorded in book/reel/volume No. 192 on page 1578 or as tee/file/instru-SPACE RESERVED FOR Mac Coel, Cen 96058 RECORDER'S USE ment/microfilm/reception No. 40204..., Record of Mortgages of said County. James Newnham Witness my hand and seal of Beneticiary County affixed. AFTER RECORDING RETURN TO

Evelyn Richn, County Clerk. Same as Above By Cellene Mullender Doputy

LEGEL DEED

70°0°

103047 1 D. TAG NO. HEALTH DIVISION **Vital Records Unit** 32\_ Local File Number CERTIFICATE OF DEATH DECEDENTS /Inst DATE OF DEATH (AT YES) Day January 14, 1992 DOVE Male Patrick Noah Complete AR P. DATE OF BIRTH (ALVIN), Day, Your) 5c. Under 1 Day 4 SOCIAL SECURITY N Sn AGE - Last Birth (Years) 5b Under 1 Year March 17, 1918 311-01-2436 Ba. PLACE OF DEATH (Check only one) WAS DECEDENT EVER IN U.S. ARMED FORCES? HOSPITAL (Xepation) OTHER: Nursing Home Decedont's Home D Other (Specify) DECEDENT □ DOA ☐ ER/Outpetient BC. CITY, TOWN, OR LOCATION OF DEATH 94 COUNTY OF DEATH Oh FACILITY NAME (If not instit. Klamath Klamath Falls Merle West Medical Center 10s DECEDENT'S USUAL OCCUPATION

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10s DECEDENT'S USUAL OCCUPATION 12. SPOUSE (# Marint, University MARITAL STATUS - Meriod, Mover Manied, Widowed, Divarced (Specify) (Give kind of work done during mo Do not use retired.) Married Mary Log Bucker Lumber 13a RESIDENCE - STATE 13c CITY, TOWN, OR LOCATION 13b COUNTY Klamath Falls 143 N. Laguna Klamath Oregon 16. DECEDENT'S EDUCATION WAS DECEDENT OF HISPANIC ORIGIN? (Specify No or Yes - If yes, specify Cuhan, Mexican, Purvio Rican, etc.) (2) No. L. Yes 131 ZIP CODE 13e INSIDE CITY (Specify only highest prace correlated) tary/Secondary (0-12) | College (1-4 or 51) 12 OCYCS D M 97601 White D MOTHER - NAME fire PARENTS Mary Dove/spouse <u>Marshall</u> Ellen Noah Ob PLACE OF DISPOSITION (Name of or other name) DISPOSITION D Burial Commission D Removal from State Klamath Cremation Service Klamath Falls, Oregon ☐ Donation ☐ Other (Specify) 21a SIGNATURE OF FUNERAL SERVICE TICENSEE OR PERSON ACTING AS SUCH 21b. LICENSE NUMBER (Of Licensee) 22 NAME ADDRESS AND ZIP OF FACULTY
Ward's Klamath Funeral Home 1945 Main St./Klamath Falls, OR 97601 53-0280 mmim Barcus REGISTRAR JAN 1 5 1992 25 DID HOSPITAL REPRESENTATIVE MAKE REQUEST FOR ANATOMICAL GIFT CONSENT? D YES II NO X) N/A TO BE COMPLETED ONLY BY MEDICAL EXAM 10. TO BE COMPLETED BY CERTIFYING PHYSICIAL 31b. DATE PRONOUNCED DEAD (Alcorts, Day, Year, Ho. 28 WAS MEDICAL EXAMINER NOTIFIED? 27 TIME OF DEATH 1939 ☐ Yes OX No is of examination and/or investigati 29. To the best of my k due to the cause(s) CERTIFIER COUNTY 33. DATE SIGNED (Month, Day, Your) 34 NAME, TITLE, ADDRESS AND ZIP OF CERTIFIER/MEDICAL EXAMINER (Type or Pira) 13. Bohnen, MD 2610 Uhrmann Road Klamath Falls, Oregon Representation of the Trush Centifier (New Orley) CONDITIONS CONDITIONS
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OTHER SIGNIFICANT CONDITIONS
Conditions contributing to desits but not related to cause given in PART 1. 38. AUTOPSY 39 15 ☐ Yes 团 No ☐ Probably ☐ Unk □ ves Ø м ☐ Yos ☐ tho ☐ NA In DATE OF PLIURY 415 THE OF A14 DESCRIBE HOW INJURY OCCU 40. MANNER OF DEATH 16 **R** Natural Pending Investigation 17 ☐ Yes ☐ No ☐ Accident Undete TI Sinte A 11 LOCATION (Street and Number or Bural Boute Number, City or Yown, State) 4 te. PLACE OF INJURY - At hor building, etc. (Spoolly) Legal Ti Homicide NEGERIA DE CONTRACTOR DE CAMBON DE CONTRACTOR DE CONTRACTO THIS IS A TRUE AND EXACT REPRODRIGHALF THE TRUE STAFFES THE SCAORY REGISTERED AT THE OFFICE OF THE KLAMATH COUNTY REGISTRAR. DATE ISSUED DONNA A VERLING COUNTY REGISTRAR KLAMATH COUNTY, OREGON JAN 1 5 1992 STATE OF OREGON: COUNTY OF KLAMATH: 56. the . Filed for record at request of . Mary Dove A.D., 19 92 at \_ 2:40 o'clock \_\_ P\_M., and duly recorded in Vol. \_ Deeds on Page 1580 Evelyn Biehn . County Clerk By Oxuline Mullendere \$8.00 FEE

OREGON DEPARTMENT OF HUMAN RESOURCES

Return: Mary Dove 143 N. Laguna, Klamath Falls, Or. 97601