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ERIC R. BEEZLEY AND EVA J. BEEZLEY, HUSBAND AND WIFE. ... as Grantor.

., as Trustee, and

CONTLAND, CA 9750

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BRIAN J. CARROLL AND BETTY D. CARROLL, HUSBAND AND WIFE WITH THE RIGHT OF SURVIVORSHIP , as Beneficiary, rentar Stock-M WITNESSETH: THE LEGA LEVER THE CASE. 2.41.902244

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

LOT 12, BLOCK 302 OF DARROW ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON DOMERSSION NO USO140 HOLVIA STETIC - OPECOM

THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED THIRD AND JUNIOR TO TO A FIRST TRUST DEED IN FAVOR OF ROBERT E. REEVES AND HELEN J. REEVES AND TO A SECOND TRUST DEED IN FAVOR OF RONALD K. BISAHA.

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

together with all and singular the tenements; heredifaments 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 connection with the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum 

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Louare, state interestifi, psyable to beneficiary or order and made by grantor, the linal psymeter of principal and interest hereof, if not secure paid to be due and psyable. AT MATURINY XX
The due of matrix of the data secured by this instrument is the data, stated above, on which the linal installment of the note of the psychologic of the security of the data secured by this instrument is the data, stated above, on which the linal installment of the note of the psychologic of the security of the data secured by this instrument, irrespective of the meteric or approval of the beneficiary, then, at the beneficiary option, all obligations secured by this instrument, irrespective of the meteric or approval of the beneficiary is princed, preserve and maintain the program of the property.
To protect the security of this trust deed, grantor agrees:
To complete or testore prompily and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon, in a data we demake, regulations, coreaants or the building or improvement thereon, and pay when due all costs incurred thereon is a building or improvement which may be exactly the data baby and when due all costs incurred thereon is a building or improvement thereon and pay when due all costs incurred thereon is a building or improvement which may be exactly by this beneficiary.
To protect present and annices, regulating, core mains or the buildings now or hereafter present and not test sets to grant in an exact and the property of the beneficiary and regulation. In time to time or incurred incurred thereon, if if you has a state beneficiary and room and the pays and the property of the security of the beneficiary and regulates and by the beneficiary and room have a state beneficiary and room have a state beneficiary and room have a state beneficiary and room the base and pays and the property of the state and the present and the property against loss or the pay of t

NOTE: The Trust Deed Act provides that the trustee horsunder must be alifier an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and Joan association authorized to do business under the laws of Oregon or the United States, a title Insurance company author rized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States er any agency thereof, or an escrew agent licensed under OBS 696.505 to 691.585.

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Provide the answer of the answer required to pay all research of costs, streams and attorney to be measured by genine in such proceedings, shall be applied to be provided by it is leady of the provided by the stream of the answerse and entromy a lead, but the stream of the answerse is the induced of the stream of the answerse is the stream of the stream of the stream of the answerse is the stream of the stream of the answerse is the stream of the stream of the answerse is the stream of the stream of the answerse is the stream of the stream of the answerse is the stream of the answerse is the stream of the stream of the stream of the answerse is the stream of the stream of the answerse is the stream of the stream of the stream of the answerse is the stream of the answerse of the stream of the stream

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and that the grantor will warrant and lorever 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 for grantor's personal, family of household purposes (see functant Notice below), (a)\* primarily for grantor's personal, family of household purposes (see functant Notice below), (a)\* primarily for grantor's personal, family of household purposes (see functant Notice below), (a)\* primarily tor grantor's personal, family of household purposes (see functant Notice below), (b) for an organization, or (oven it grantor's a natural person) are for business or commercial purposes. (b) for an organization, or (oven it grantor is a natural person) are for business or commercial purposes. This deed applies to; incress to the benefit of and binds all parties hereio, their heirs, legates, dovisees, administrators, executors, This deed applies to; incress to the benefit of and binds all parties hereio, their heirs, legates, dovisees, administrators, executors, the for one of named as a beneficiary herein. secured hereby, whether or not named as a beneficiary herein. Th construing this trust deed, it is understood that the grantor; trustee and/or beneficiary may each be more than one person; that it for context so requires; the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires; the singular shall be taken to mash and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, the erantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. made, assume

THE HERE THEORY -1 1 1 1 1 L T. L T. \* IMPORTANT NOTICE: Delete, by, lining, out, whichever, warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary: MUST comply with the Act and Regulation by making required disclosures; for the purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON. County of

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12-19-96

Notary Public for Oregon

STATE OF OREGON, County of This instrument was acknowledged before me on ....... October. 5 10 93 together y ith alloant spect of ligrative augustatives Eric R: Beezley and Eva J. Beezley by <u>Eric R: Beeziey and Eve J. Beeziey</u> 2EX EXHIBIT ON: MARY **This instrument was acknowledged before me on** 

TRUST DEED IN FANDY ------

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(contraction) OFFICIAL-GEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXPRES DEC. 19, 1996 () 10 Julia PTOCK 245 OF INTEROM VEDIATOR TO THE My commission expires. ron 15

## REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.)

To: The undersigned is the logal owner and holder of all indebredness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You have you are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statuto, to cancel all evidences of indebredness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statuto, to cancel all evidences of indebredness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey without warranty; to the parties designated by the terms of the trust deed the estate now hold by you under the same. Mail recommynate and documents to a 

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## EXHIBIT "A"

THIS TRUST DEED IN AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED THIRD AND SUBORDINATE TO THE TRUST DEEDS NOW OR RECORD, THE FIRST TRUST DEED DATED MARCH 20, 1990 AND RECORDED MARCH 28, 1990 IN VOLUME M90 PAGE 5572, MORTGAGE RECORDS OF KLAMATH COUNTY, OREGON IN FAVOR OF R)BERT E. REEVES AND HELEN J. REEVES AS BENEFICIARY WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED, AND SECOND TRUST DEED, DATED MARCH 25, 1993 AND RECORDED MARCH 50, 1993 IN VOLUME M93 ON PAGE 6343, MORTGAGE RECORDS OF KLAMATH COUNTY, OREGON, IN FAVOR OF RONALD K. BISAHA, WHICH SECURES THE PAYMENT OF A NOTE MENTIONED THEREIN.

BRIAN J. CARROLL AND BETTY D. CARROLL, HUSBAND AND WIFE, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON SAID PROMISSORY NOTE IN FAVOR OF ROBERT E. REEVES AND HELEN J. REEVES AND WILL SAVE GRANTORS HEREIN, ERIC R. BEEZLEY AND EVA J. BEEZLEY, HUSBAND AND WIFE, HARMLESS THEREFROM.

BRIAN J. CARROLL AND BETTY D. CARROLL; HUSBAND AND WIFE, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE ALL PAYMENTS DUE UPON SAID PROMISSORY NOTE IN FAVOR OF RONALD K.BISAHA AND SAVE GRANTORS HEREIN, ERIC R. BEEZLEY AND EVA J. BEEZLEY, HUSBAND AND WIFE, HARMLESS THEREFROM.

SHOULD ABOVE MENTIONED BENEFICIARIES HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTESAND TRUST DEEDS, GRANTOR HEREIN MAY MAKE SAID DELIQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

## STATE OF OREGON: COUNTY OF KLAMATH: 55

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Filed for record at requ ofOcc		Klamath C 93_at_10:21 Mortgages	o'clock A M. and	duly recorded in Vol	day
FEE \$20.00			Evelyn Biehn By <u>Orun</u>	County Clerk	dan
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