surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may irom time to time appoint a successor or success of the surplus of the substitution of the successor trustee appointed here under the substitution of the sested with all tille, powers and during conferred and substitution shall be reade by written instrument executed by beginned which, what could be made by written instrument executed by beginned which, what could be made by written instrument executed by beginned which, what could be made by written instrument executed by beginned which the property is situated, shall be contained to the successor appointment of the successor provide in the most substitution of the successor appointment of the successor and a public record as provide by law. Trustee is not frust or of any acting or proceeding in which grant and and and the successor appoint or trustee shill 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 atterney, 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 estrow agent licensed under ORS 696.505 to 696.585.

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, beneliciary shall have the source of the right of eminent domain or condemnation, beneliciary shall have the it so elects, to require that all or any portion of the amonies payable to get all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such taking, which are in excess of the amount required incurred by grantor in such proceedings, shall be paid to beneliciary and both in the trial and appellate courts, necessarily paid or incurred by bene-secured hereby; and grantor saftees, at its own expense, to take such actions permation, promptly upon beneficiary request. Incurrent (in such proceeding), request, incurrent (in case of tail request time to time upon written request of bene-indorsement (in case of tail processation of this deed and the mote long the lability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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1. To comply with an information of the second results of the s

herein, shall become immediately due and payable. To protect the security of this trast died, grantor agrees: 1 To protect the security of this trast died, grantor agrees: 1 To protect preserve and maintain said property in good condition and repair and to immove or the said property of any in good condition to convint or permit any wate of said property and in good and workmanlike destroyed thereon, and pay with all due all costs incurred theirs. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting statements pursuant to the fullows or equests, to react of the said property if the benefiting so requests, to proper public office or offices, as well as the cost of all lies searches made by filing officers or searching agencies us may be deemed detirable by the 4. To orovide and continuously maintain insurance on the buildings

framling any essentent or creating any restriction thereon: (c) join in uny subordimation or other agreement allecting this deed or the lien or charge framtee in any reconvey, without warranty, all or any part of the property. The grantee in any reconveyneme may be described as the "point of the property. The transfer of any the truthuland there of as the "point of the property. The grant of the property. The grant of the property. The services minimized in this paragraph shall be not less than \$5.
In the service of the truthuland the restriction of any areas or persons or provide the individual services and the restriction of the property. The point of by a creating of the truthuland the restriction of any security is any of the individual security in the grant or by a receiver to be additioned in this paragraph shall be not less than \$5.
In the unit notice, either in by grant or by a receiver to be additioned by a court, and without refard to the adequacy of any security is restrictions. Including the rest, and unpaid, and any by the same, any determine.
In the entering upon and taking possession of said property, the application or notice of delawit hereof any individue and the application or referse thereof as aloresaid, shall not che any addition of the application or referse thereof as aloresaid, shall not be applicated or the application or referse thereof as aloresaid, shall not che of in the series in mediate any any act done thereby of in his performance of any agreement hereunder, time being of the application or referse thereof as aloresaid, shall not done any addition or property, and the application or referse thereof as aloresaid, shall not applied the application or referse thereof as aloresaid, shall not cue or invalidate any act done any advertise and any advertisement and sale, or may agreement hereunder, time being of the adverted any advertise and any advertise and any advertise and adverted at the second any take and parable in second any take adverted a

proceed to locelose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced loreclosure by advertisement and sale, and at any three prior to 5 days before the date the trustee conducts the the default or defaults. If the default consistent of a failure to pay, when the sum secured by lautes. If the default consistent has been been by one of the trust of

together with trustee'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 be and the sale of the sale of the time to which and at the time and be and the sale of the time to sale of the time to and the time and one parcel or in separate parcel, and shall sell the parcel or parcels at the different self. The trustee may sell said property either autor to the highest bidder for Cash, payable at the time to which sale or parcels the property as old, but which any covenant or warranty, express or in-of the truthulness thereof. Any person, excluding the fructer, but inclusive proof the grantor and beneficiary, any person, excluding the fructer, but inclusive shall apply the proceeds of any matters of late shall be conversing of the truthulness thereof, any purchase at the sale. Fructers, but inclusive provided apply the proceeds of any more and the trust deed, by the cluding the conversation of the fructer any covenant or warranty, express of sale. Trustee sells are trustee and a crossonable express of sale, in-having recorded lines subsequant to the interest of the trustee in the surplus, if any, to the grantor of the interest of the trustee in the surplus. 16. Beneliciary may person in the order of their priority and (4) the sort the structure news thread to the interest entitied to sake trustee in the subsequant from time to time appoint a surverse of sale.

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

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ONE HUNDRED TEN THOUSAND DOLLARS (\$110,000)

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 tixtures now or hereafter attached to or used in connec-tion with said real estate. sum of

plat there

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AFTER RECORDING,

as Beneficiary,

as Grantor, WILLIAM ------

in ____Klamath

RETURN TO:

r	DRDING, RETURN TO: William M, Ganong,	635 Main St., Klamath Base
8545: THIS	TRUST DEED, mede this AND day of	Vol. <u>m94</u> Page 24167 (
	Attorney at Law	, 19.3%, between
	and the second	
Grantor Klama	WITNESSETH: irrevocably grants, bargains, sells and conveys to trustee i thCounty, Oregon, described as:	in trust, with power of sale, the property
	Lots 31A, 32A, 32B, 33A, 33B, 34A, and 34B, in Block 7 of RAILROAD 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.	
	oregon.	Maria di Kasara di Ka

24168 The granter 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 and that he will warrant and forever defend the same against all persons whomsoever. 100 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* particular described and this trust deed are: (b) for an organization, or (even if grantor is a natural person) are for 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 secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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. Tomy L. Powley (If the signer of the abave is a corporation, use the form of acknowledgement apposite.) Upna 10 Vonnie K. Powley STATE OF OREGON, STATE OF OREGON. County of Klamath \$S. . This instrument was acknowledged before me on County of This instrument was acknowledged before me on August 2nd 1994, by Tony L. Powley and Vonnie K. Powley w Idtary Public for Oregon (SEAL Notary Public for Oregon PRISES-ARCENES My commission expires: ELICIAL OC (SEAL) WIE M. CANONG NOTARY PUBLIC OREGON COMMISSION NO. 022727 REQUEST FOR FULL RECONVEYANCE APR. 6 TOP CNEXPIDE 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 nonce of an indepredites secured by the toregoing trust deed. All sums secured by said trust 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 irust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: 1411 S. 141 A. 14 , 19 Beneficiery 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, VENS-NESS LAW PUB. CO. County of _____Klamath___ **SS**. I certify that the within instrument Tomy L. Powley was received for record on the ...5th ... day of ... Aug., 19.94 Vonnie K. Powley at 9:41 o'clock A. M., and recorded Grantor SPACE RESERVED Greater Klamath Dev. Corp. in book/reel/volume No. M94..... on page 24167 or as fee/file/instru-FOR RECORDER'S USE ment/microfilm/reception No. 85455., -----Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. an an bhaile William M. Ganong المجتمع المراجع والجهيرة 100 635 Main Street Evelyn Blehn, County Clerk Klamath Falls OR 97601 By D. Rulling Mullendors Deputy 171 8 Fee \$15.00