GLESSER, J., CARPETER, and STEPPANEL CARPETER, HISBARD AND MIFE 19 46 be CLEAN CONTAIN TITLE COMPANY OF KLAMATE COUNTY SUE SANDSON WITNESSETH: COUNTAIN TITLE COMPANY OF KLAMATE COUNTY SUE SANDSON WITNESSETH: COUNT, Oregon, described as: WITNESSETH: COUNTY, Oregon, described as: SEE EXHISIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHISIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE Forther with all and singular the tenuments, hereditements and appartments and all other rights thereun belonging or in service or tenestic appartments and the sand provides and the restle, issues and prolits thread and illustrate now or heredite streams belonging or in service or tenestic appartments and the sand provides and the restle, issues and prolits thread and illustrate now or heredite streams belonging or in service or tenestic apparentments and all other rights threaten the origin of the property of the pro	92415	
DOWNAIN TITLE COMPANY OF KAMMER COUNTY 30 G. SUE SANDSON 40 TRESSETH: 61 Control irrovocably frants, bordains, seels and conveys to trustee in trust, with power of sale, the proportion of the control of the contr	THIS TRUST DEED	TRUST DEED VOLM94 Page 37
SUE SANDSON WITNESSETH: Country, Oregon, described as: SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE see the second of the se	GILBERT J. CARPENTER an	de this 5day of December
SUE SANDSON WITNESSETH: Country, Oregon, described as: SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE see the second of the se	MOUNTAIN TITLE COMPANY	, 19 94 , E
Grantor irrovocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the proper KLANAH COUNTY, CORGON, doscribed as: SEE EXHIBIT "AN ATTACHED WHICH IS MADE A PART BY THIS REFERENCE Together with all and singular the tonements, hereditaments and apparaturence and all other rights thereunis belonging or in marvine to the proper of the	SHE CANA	OF KLAMATH COUNTY
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the proper See EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY TEIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY TEIS REFERENCE for the sell and singular the tennessens, barditionate and apparenances and all other rights through belonging or in anywise, the property propertioning, and the route, bases and profits a work of more of the sell and the sell and the route, bases and profits a property in the property. The property of the property is all and singular the tennessens, barditionate and apparenances and all other rights through belonging or in anywise, the property is all and singular the tennessens, barditionates and apparent propertioning and property in the property. The property of the property is all and singular the tennessens, barditional and sell and the property is all and the property. The property of the property is all and the property is all and the property is all and the property. The property is all and property is all and the property is a	SUL SANDSON	as I rust
SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE SEE EXHIBIT "A" ATTACHED WHICH IS MADE A PART BY THIS REFERENCE footnote on the control of the	Grantor irrevocably grants	WITNESSETH:
ingether with all and singular the tennement, hereditaments and appurenances and all other rights thereumo belonging or in anywine the property. If the Property of the proper	Co.	unty O
together with all and highler the tonements, hereditaments and apputements and all other rights threated behading or in anywise of hereafter appertaining, and the vents, issues and profits thereof and all fittinus more or hereafter attended to valued in commencion of the property. THE PURPOSE OF SECURING PERFORMANCE of mode affection of female therein contained and payment of the property of the	SEE EXHIBIT "A" ATTACHED) WHICH TO any
together with all and highler the tonements, hereditaments and apputements and all other rights threated behading or in anywise of hereafter appertaining, and the vents, issues and profits thereof and all fittinus more or hereafter attended to valued in commencion of the property. THE PURPOSE OF SECURING PERFORMANCE of mode affection of female therein contained and payment of the property of the		MITCH IS MADE A PART BY THIS REFERENCE
noise of even date herowith, psycholo to paneliciary or order and made by mith interest threen executing to the twent of a promise not scener paid, to be due and psychology of the deal Seculibre 1-2. 1999. 1990		
noise of even date herowith, psycholo to paneliciary or order and made by mith interest threen executing to the twent of a promise not scener paid, to be due and psychology of the deal Seculibre 1-2. 1999. 1990		
noise of even date herowith, psycholo to paneliciary or order and made by mith interest threen executing to the twent of a promise not scener paid, to be due and psychology of the deal Seculibre 1-2. 1999. 1990	together with all and singular at	
noise of even date herowith, psycholo to paneliciary or order and made by mith interest threen executing to the twent of a promise not scener paid, to be due and psychology of the deal Seculibre 1-2. 1999. 1990	or hereafter appertaining, and the rents, is	ts, hereditaments and appurtenances and all other side of the side
noise of even date herowith, psycholo to paneliciary or order and made by mith interest threen executing to the twent of a promise not scener paid, to be due and psychology of the deal Seculibre 1-2. 1999. 1990	FOR THE PURPOSE OF SECURI	ING PERFORMANCE
become paid, to be due and payable. December 12	Total of an artist THOUSAI	ND AND NO/100ths***
considerary options, all obligations, interest in it without that steppt to, or actually sell, one, on which the timal installment of the controlled of the	II MUL SOOMER ADIM	MOLICIARY OF Order
considerary options, all obligations, interest in it without that steppt to, or actually sell, one, on which the timal installment of the controlled of the	The date of maturity of the debt secones due and payable State	cember 12 scantor, the final payment of principal and interest herecured by this instrument.
To protect the security of this trust deed, ganter afters 1. To protect, preserved with the property of the protect protect protect preserved deep not committee a sale, conveyance provament thereon, not to committee or committee of the sale of th		
1. To store the security of this trust deed, drawlor algority 1. To store the security of this trust deed, drawlor algority 2. To complete or cetters properly any waste of the property of condition and repair; not to remove or demolish any building or improvement which may be constructed as the control of the control	m	ecution by grantor of an appetitive of the maturity data
damaged or destrotes of restore promptly and by wate of the property. and any experiment of destrotes of destrotes of the property of the services of the property of the services of the property of the services of the property of the pro	1. To protect, preserve and printed dec	ed, grantor agrees
to pay for tiling same assecting such financing seathours, coverants, conditions and restrictions affecting the property lith beneficiary and persons to the Uniform Comman and Property in the beneficiary may require an agencies an amy be deemed property bits officers of the search and the property against the beneficiary may be added to the property against the property against loss or adams, the provide and continuously the beneficiary may from time to time require an acceptable to the beneficiary may from time to time required in an amount on the property against loss or a ficiary as soon as irons acceptable to the beneficiary may from time to time required in an amount on the stands of the stands and the stands of the	demode de Complete or restore per unit	any waste of the pro- condition and repair; not to
d. To provide and desirable by the beneficiary ces, as well as the cost of all first searches made by difficiary may require and written in the cost of all first searches made by difficiary and require and written in companies acceptable to the search as the beneficiary may from thinking in companies acceptable to the state of the search and the search as the beneficiary may from the search and the search an	3. To comply with all laws, ordinances so requests to join in	d in good and habitable condition any building or introversely the any building or in due all costs incurred therefore
written in companies accomplete hazards as the beneficiance on the buildings now or hareliter excised on the property against loss or ficiary as soon as insured, if the to the beneficiary, with the to time required to the state; all policies in amount not less than \$\frac{1}{2}\text{L1}\$ Living a single property of the stantor shall fail for any reasonary parties to the latter; all policies in amount not less than \$\frac{1}{2}\text{L1}\$ Living a stantor shall fail for any reasonary parties to the stantor of the stantor shall fail for any reasonary parties and the stantor of the stanto	to pay for filing same in the proper public of	is statements pursuant to the Uniform Co.
ficiary as soon as insured phable to the beneficiary, with, may from time to time of measure exceed on the property against loss or at least titled may prior to the grantes shall fall for any too payable to the latter all point an amount not less than \$2 kill 1. INSUE and less than a superior to the payable of the state of the same at granter's expense. Traition of any policy of insurance any such insurances of insurance shall be delivered to the beneficiary may be used to granter of the payable of the state of the policies to the blue beneficiary may be used to granter of the payable of the policies to the beneficiary may be used to granter of the payable of the policies to the beneficiary may be used to granter of the payable of the policies of the payable of	4. To provide and continuously maintained damage by fire and such at the such as the such	eneticiary. as well as the cost of all lien searches made by the property; if the beneficiary
any indebtedness secured a separas. The amount collected of instrance now or back training and to deliver the pied of the property hereby and in such order as hereby made and the property hereby and in such order as hereby may describe to the beneficiary or any port threeof, may not only the property hereby and the such notice of the property hereby direct he grantor fail to make payment schafes become past due or definitions or other charges that the obligation of the property hereby direct he grantor fail to make payment the property hereby direct hereby the property hereby the property hereby direct hereby the property here		
of any part thereof, may he feedy and in such order a been under any life or other inset placed on the buildings, "allies to the beneficiary and under or invalidate any act aleased to grantor. Such applicary may determine, or a long to poly any personal property for the property here to the construction of the property for construction liens and to pay all texts, assessment and other charges that may be expliced promptly dealed on notice of descriptions of the property here to beneficiary up and of such taxes, assessment and other charges that may be levied or man, the personal property for the frantor all to make any and text and other charges that may be levied or liens or other charges pushed by grantor, either by direct the frantor all to make and other charges that may be levied or ment, beneficiary may head by grantor, either by direct the frantor all to make and other charges that may be levied or secured hereby, together with charges that the payment or by providing beneficiary and the property of the payment of the payment of the payment of any taxes, assessment, or define on the construction of any taxes, assessment and other charges that may be levied or secured hereby, together with charge that the payment or by providing beneficiary may head to any taxes, assessment and other charges that they are constructed by this trust deed, without any payment of the payment of	at least lifteen days prior to the grantor shall to cure the same at grantor's	all for any reason to procure any such invested in an amount not less than \$ full insur-
S. To keep any act done pursuant to such stapplication or release shall not cure or waive any delease this amount so collected, assessed upon or against the property before any part of upon the property deliver receipts the property before any part of such taxes, assessments and other charges that may be tried or limit or or constructions and the property before any part of such taxes, assessments and other charges parable by the beneliciary; should the fares, assessments and other charges become past due to delinate the property before any part of such taxes, assessments and other charges parable that the property before any part of such taxes, assessments and other charges that that the property before any part of such taxes, assessments and other charges that the charges tha	any indebtedness secured hereby and in such order or any part thereof, may be selected.	at collected under any fire or other insurance and to deliver the policies to the beneficiary der as hencities.
promptly deliver sealing the property before any stond liens and to pay all taxes, assessments and other charges that may be leveled illens or other charges the property before any stond such taxes, assessments and other charges that may be leveled or ment, beneficiary should be greater, either by direct the frantor fail to make payment after charges become past due of delinquent and ment, beneficiary should be greater, either by direct the frantor fail to make payment after the property should be greater, either by direct the frantor fail to make payment after the property should be provided by providing sheetically this funds with which to make payment as a secret hereby, together with the property sheet provided the property sheeting that the property sheeting payment of the oblighting the property sheeting payment of the property sheeting payment payment to the p	5. To keep the property pursuant to su	Such application or release shall not perfectly the entire by beneficiary upor
ment, beneficiary an Bayable by grantor, either by addid the grantor fail to make spring of charges becomes get that may be levied or ment, beneficiary in the control of the property of the	promptly deliver receipts the property before ar	ny part of mult to pay all taxes, preserved
the debt secured by this with the obligations described foreof, and the amount in beneficiary with funds with with state and the set of the with interest as the which to make such pay with interest as alonemid, the property hereinbefore day lights arising from breach of any deed, shall be added the set forth in the note bound for the payment of the property hereinbefore day lights arising from breach of any deed, shall be added the set forth in the note bound for the payment of the obligation herein described as well as the grantor, shall be added the set forth in the note bound for the payment of the obligation herein described and all such payments shall be found to the same extern a part of the payment of the paym	ment, beneficiary may at its by grantor, either	by direct and fail to make naverant charges become past due to may be levied or
and the nonpayment of the obligation hersing described, as well as the grantor, shall be bounded to and become a part of abile and construct thereof shall, at the optition described, and all such payments shall be immediately according to the payments shall be bounded to the same extent that they are 6. To pay all costs of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and payable without notice, trustee incurred in construction with or in enforcing this obligation and trustee's earned attempts' sees actually incurred. 7. To appear and adond any action or proceeding in which the benefitier, purporting to affect the search of the search of the payments of the search of the search of the payments of the search of th	the debt secured by this trust de obligations des	scribed in and the amount so paid with funds with which the amount so paid
6. To pay al breach of this trust doed. 6. To pay all costs, fees and expenses of the beneficiary, render all sums secured by this trust doed and payable without notice, trustee incurred connection with or in enforcing this obligation and trustee's and attention of the other costs and expenses of the rendering purporting to affect the search as well as the other costs and expenses of the rendering purporting to affect the search as well as the other costs and expenses of the rendering purporting to affect the search as well as the other costs and expenses of the rendering purporting to affect the search as well as the other costs and expenses of the rendering purporting to affect the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the other costs and defend any action or in expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the expension and trusts and expenses of the search as the search as well as the search as well as the other costs and expenses of the search as alternative and the search as well as the search as well as the other costs and expenses of the search as alternative and the search as a search as	bound for the payment of the obligation hereing	er of any rights arising from breach of any of the covenant be added to and become a part of
7. To appear in and defend any action of the strict including the cost of title search as well as the other costs and expenses of the one of the cost	onstitute a breach of the	Of the heneficiant payments shall be in the same extent it has interest,
o pay all costs action or proceeding in which imposeding purporting to affect the security rights or powers of beneficiary or trustee and expenses, including any suit for the forest property of trustees and expenses, including evidence of title and the beneficiary or trustee any appear, including any suit for the foreclosure of this deed restricted and expenses, including any suit for the foreclosure of this deed such appeal. It is must appeal. It is must ally agreed that: It is must be reported that: It is must be reported that: It is must be add the protect that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneviarly shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, beneficiarly in the results of the property shall be taken under the right of eminent domain or condemnation, beneficiarly shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, savings and loan association authorized to do business under the laws of Organo rithe United States, a title isometer of the Oregon State Bar, a bank, trust company party of this state, its substitutes, agents or branches, the united States or any agency thereof, are necessary agent and the very different party of the monies payable as compensation for such taking, savings and loan association authorized to insure title to real the foreign state, a title foreign and association of the monies payable as compensation for such taking, and the payable as a title foreign as compensation for such taking, and the payable as a such an agreement address the issue of obtaining beneficiary's consent in complete detail. It certify that the within instruction for all of	_ III Connection U	us trief incluse:
the trial court, grantor turtler agrees shall be like and the beneficiary's or frustee's attorney's test accounts, grantor turther agrees to pay such sum as the appellate court and in the event of an appeal from any judgment or decree of this deed, such appeal, it is mutually agreed that: It is mutually	and suit, action or present the suitoff of the	Dioceeding "Instee 8 and neto to the Other costs t
It is mutually agreed that: 3. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, benesiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation to such taking, sperily shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, sperily shall have the right of tensinent domain or condemnation, benesiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, sperily 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. TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST OF 97601 Gennier Ge	mentioned in this paragraph 7 in all cases shall be the trial court, grantor further actions.	of title and the beneficiary's or trustee; elixed by the beneficiary or trustee;
TRUST DEED TRUST DEED TRUST DEED CARPENTER & KOLLMAN 1300 MAIN STREET KLAMATH FALLS, OR 97601 Granter Gr	It is mutually agreed that	sum as the appellate court shall adjudes of an appeal from any indeed,
TRUST DEED TRUST	iciary shall have the right it portion or all of the	the property to the Deneticiary's or trustee's at-
ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. ARNING: 12 USC 1701-3	OTE: The Trust Deed Act provides that the trust	after that all or any portion of the monies possible domain or condemnate
TRUST DEED CARPENTER & KOLLMAN 1300 MAIN STREET KLAMATH FALLS, OR 97601 Granter SPACE RESERVED SPACE RESERVED FOR GOULDER, CO. 80304 Beneficiary County of SPACE RESERVED FOR RECORDER'S USE DUINTAIN TITLE COMPANY OF LAMATH COUNTY TRUST DEED STATE OF OREGON, County of I certify that the within instrument was received for record on the day of at day of a fee/file/instrument/microfilm/reception No. Record of of said County. Witness my hand and seal of County affixed. NAME	VADAMAS STATE, its subsidiaries, affiliates, accordings un	ider the laws of Oregon or the wife is an active member of the Oregon Co.
TRUST DEED STATE OF OREGON, CARPENTER & KOLLMAN 1300 MAIN STREET KLAMATH FALLS, OR 97601 Granter Granter SPACE RESERVED SPACE RESERVED AT SCIENCE OF OREGON, SPACE RESERVED AT SCIENCE OF OREGON AND SCIE	The publisher suggests that such an agents of drang	ches, the United States or any agency thereof, or an escribing agency authorized to insure title to real
CARPENTER & KOLLMAN 1300 MAIN STREET KLAMATH FALLS, OR 97601 Granter Granter SPACE RESERVED FOR OULDER, CO. 80304 Beneficiary Beneficiary Coording Return to (Name, Address, Zip): DUNTAIN TITLE COMPANY OF SS. County of I certify that the within instrument was received for record on the day of at oclock M, and recorded in book/reel/volume No. page or as fee/file/instrument/microfilm/reception No. Record of of said County. Witness my hard and seal of County affixed. NAME	an agreement audress th	he issue of obtaining beneficiary's consent in complete data.
SS. County of St.	TRUST DEED	
AMATH COUNTY Corontor Co	CARPENTER & KOLLMAN	
Grantor Grantor Grantor SPACE RESERVED GOULDER, CO. 80304 Beneficiary Georgian Return to (Name, Address, Zip): DUNTAIN TITLE COMPANY OF Manual County Manual County Manual County affixed. Manual County affixed. Manual County in the within instrument was received for record on the day of a county in the within instrument was received for record on the day of at Oclock M., and recorded in book/reel/volume No. PECORDER'S USE In book/reel/volume No. PRECORDER'S USE In book/reel/volume No. PRECORDER'S USE Mitness my hand and seal of County affixed.	1 JUU MAIN COBCOMO	county ofss.
SPACE RESERVED SPACE RESERVED FOR GUE. SANDSON SPACE RESERVED FOR DULDER, CO. 80304 Beneficiary Sensitive to (Name, Address, Zip): SPACE RESERVED FOR RECORDER'S USE May Of 19 at 0 Clock M., and recorded in book/reel/volume No. page or as fee/file/instrument/microfilm/recording No. Record of of said County. Witness my hand and seal of County affixed. NAME	RLAMATH FALLS, OR 97601	ment was a line within instru-
OULDER, CO. 80304 Beneficiary Coording Return to (Name, Address, Zip): OUNTAIN TITLE COMPANY OF AMATH COUNTY In book/reel/volume No on page or as fee/file/instrument/microfilm/reception No Witness my hand and seal of County affixed.	Grantos	day of lor record on the
DUNTAIN TITLE COMPANY OF AMATH COUNTY DAME DESCRIPTION OF AS fee/file/instrument/microtilm/reception No, of said County. Witness my hand and seal of County affixed.		FOR at Sclock M. and record
DUNTAIN TITLE COMPANY OF AMATH COUNTY Ment/microfilm/reception No Witness my hand and seal of County affized.		pageon
Witness my hand and seal of County affixed.		ment/microfil/
AMATH COUNTY County affixed. NAME	ecording Return to (Name, Address, Zip);	
NAME	OUNTAIN TITLE COMPANY OF	County affixed my hand and seal of
	COUNTY	
D. Title		
By Title		TITLE



which are in excess of the amount required to pay all casonable costs, expenses and attorney's teen necessarily paid or insured by training in such proceedings, shall be paid to besetcioury and expense and attorney's teen necessarily paid or insured by training the control of the control of

and that the grantor will warrant and torever 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 or household purposes (see Important Notice below),

(b) for an organization, or (even it 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, secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor 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. * 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. GILBERT J. CARPENTER STEPHANIE K. CARPENTER STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on LUC by GILBERT J. CARPENTER, STEPHANIE K. CARPENTER This instrument was acknowledged before me on by OFFICIAL SEAL

JESSICA WHITLATCH

NOTARY PUBLIC - OREGON

COMMISSION NO. 029491

MY COMMISSION EXPIRES NOV 07, 1997 Notacy Public for Oregon My commission expires

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

4 0		· · · · · · · · · · · · · · · · · · ·
The undersigned is the legal owner and he deed have been fully paid and satisfied. You he trust deed or pursuant to statute to de-		
deed have been fully paid and satisfied Vou he	eroby and indebtedness secured by the forego	oing trust deed. All evens secured but
deed have been fully paid and satisfied. You he trust deed or pursuant to statute, to cancel all together with the trust deed) and to reconvey, t	evidences of indicated, on payment to you of any	sums owing to you under the torme of the
together with the trust deed) and to reconvey, wheld by you under the same. Mail reconveyance	without massactured by the trus	t deed (which are delivered to you because
held by you under the same. Mail reconveyance	"out wairanty, to the parties designated b	y the terms of the trust deed the estate now
ine same. Man reconveyance	and documents to	and the estate flow

DATED:	100	100	and the second of the			
, 19				51		

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.				4.5	 	
The second of desired into the contract the second						
Both must be delivered to the trustee for cancellation before						
to the trustee for concellation before						
reconveyance will be made		**********				

Beneficiary

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

A parcel of property located in a portion of Lots 9 and 10, Section 30, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, as follows:

Beginning at a point on the Southerly side of Front Street, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, where the lot line common to Lots 3 and 4, Block 42, of said Buena Vista Addition, if projected across Front Street and Easterly 80.00 feet; thence from the point of beginning herein described Easterly along the Southerly line of Front Street being the Northerly line of lands herein conveyed, 149.8 feet; thence South a distance of 262.5 feet, more or less, to the shore line of Upper Klamath Lake; thence Northwesterly along said shore line to a point being Southerly from the point of beginning and at right angles to Front Street; thence Northerly to the point of beginning.

EXCEPTING THEREFROM the Easterly 90.00 feet of the above described property.

PARCEL 2:

A parcel of property located in a portion of Lot 9, Section 30, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, as follows:

Beginning at a point on the Southerly side of Front Street, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, where the lot line common to Lots 3 and 4, Block 42 of said Buena Vista Addition, of projected across Front Street and Easterly 139.80 feet; thence from the point of beginning herein described Easterly along the Southerly line of Front Street being the Northerly line of lands herein conveyed, 90.00 feet; thence South a distance of 262.5 feet, more or less, to the shore line of Upper Klamath Lake; thence Northeasterly along said shore line to a point being Southerly from the point of beginning and at right angles to Front Street; thence Northerly to the point of beginning.

EXCEPTING THEREFROM the Easterly 45.00 feet of the above described property.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	E.
Filed for record at request of	day
FEE \$20.00 Evelyn Biehn - County Clerk By Dauline Mullendere	