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THIS TRUST DEED, made this	; cranera: 25		- ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
THIS TRUST DEED, made this2	day ofanus	iry	, 19.95, betwee
AUBREY DALE HARRIS AND GINGER MOUNTAIN TITLE COMPANY OF KLA	LEE HARRIS, HUSBAN	D AND WIFE	" as Granto
ORVAL PREVOST AND FLORENCE PR	EVOST. OR THE SURVI	VAP TUENTAH	***************************************
	WITNECCETH		, as Beneticias
Grantor irrevocably grants, bargains, s KLAMATH County, Orego	sells and conveys to trust on, described as:	ee in trust, with po	wer of sale, the property
The Northerly 54.4 feet of Klamath, State of Oregon.	Lot 4, Block 2, HO	E ACRES, in th	e County of
together with all and singular the tenements, hereditar or herealter appertaining, and the rents, issues and pro the property.		of moremerrer will WCIII	P9 10 Of Used in committion wi
FOR THE PURPOSE OF SECURING PERF TWENTY FOUR THOUSAND SIX HUN	THE MONTH OF		
note of even date herewith, payable to beneficiary or not sooner paid, to be due and payable	w 1 w 2000	payment bi	principal and interest hereof,
The date or maturity of the debt secured by the comes due and payable. Should the grantor either exercises or all (or any part) of grantor's interest in it wis coneticiary's option*, all obligations secured by this is come immediately due and psyable. The execution by ssignment.	his instrument is the date, at gree to, attempt to, or actual thout lirst obtaining the write instrument, irrespective of the grantor of an earnest money	en consent or approva	If all (or any part) of the pro
To protect the security of this trust deed, granto 1. To protect, preserve and maintain the prope reverent thereon; not to commit or permit any wasts 2. To complete or restore promptly and in good amaged or destroyed thereon, and pay when due all c	erty in good condition and re- e of the property.	pair; not to remove or	demolish any building or in
requests, to join in executing such tinancing statem pay for tiling same in the proper public office or of services as many the descriptions.	ons, covenants, conditions and ents pursuant to the Unilorm ifices, as well as the cost of	restrictions affecting a Commercial Code as to	the property; if the beneficiar he beneficiary may require an
4. To provide and continuously maintain insurantee by the beneficiar. 4. To provide and continuously maintain insurantee by tire and such other hazards as the beneficiarty, with the companies acceptable to the beneficiarty, with clary as soon as insured; if the granter shall fail for an item the same at granter's expense. The amount collect the same at granter's expense. The amount collect y indebtedness secured hereby and in such order as be any part thereof, may be released to granter. Such ander or invalidate any act done pursuant to such not to the property the such as the same and the property the same to be the property that the such not the same and the property the same and th	ny reason to procure any such icy of insurance now or hereai cloy of insurance now or hereai ed under amy fire or other in encliciary may determine, or a application or release shall not ce.	insurance and to delive ter placed on the build surance policy may be t option of beneticiary cure or waive any de	anni be delivered to the bene in the policies to the beneficiari lings, the beneficiary may pro e applied by beneficiary upon the entire amount so collected fault or notice of default bere-
5. To keep the property free from construction sessed upon or against the property before any part omptly deliver receipts therefor to beneficiary; should not other charges payable by grantor, either by direct, beneficiary may, at its option, make payment accured hereby, together with the obligations described above and the terror to the charge of the control to t	ld the grantor tail to make pa ect payment or by providing i thereof, and the amount so p in paragraphs 6 and 7 of thi	yment of any taxes, associately with funds said, with interest at a trust deed, shall be a of any of the covenent.	ne past due or delinquent and essments, insurance premiums with which to make such pay- the rate set torth in the note
th interest as aforesaid, the property hereinbefore de und for the payment of the obligation herein describ if the nonpayment thereof shall, at the option of the leand constitute a broadle of the	escribed, as well as the grant bed, and all such payments al beneficiary, render all sums s	hall be immediately du ecured by this trust de	nereot and for such payments, he same extent that they are e and payable without notice, and immediately described.
th interest as aloresaid, the property hereinbefore de und for the payment of the obligation herein describ did the nonpayment thereof shall, at the option of the le and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust stee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed in any suit, action or proceeding in which the bene pay all costs and expenses, including evidence of title nitioned in this paragraph 7 in all cases shall be fixed trial court, grantor further agrees to pay such sum a ney's fees on such appeal. It is mutually agreed that:	scribed, as well as the grant- bed, and all such payments all beneficiary, render all sums a st including the cost of title sobligation and trustee's and ding purporting to affect the liciary or trustee may appear and the beneficiary's or trus if by the trial court and in the is the appellate court shall ad	iall be immediately du ecured by this trust de ecured as well as the or attorney's fees actually security rights or pow security rights or pow , including any suit le- tee's attorney's fees; to event of an appeal tro- judge reasonable as the	netest and for such payments, he same extent that they are and payable without notice, ed immediately due and payther costs and expenses of the incurred, errs of beneficiary or trustee; or the toreclosure of this deed, he amount of attorney's fees on any judgment or decree of a beneficiary's or trustee's at-
th interest as aloresaid, the property hereinbefore de und for the payment of the obligation herein descrit did the nonpayment thereof shall, at the option of the le and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust stee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed in any suit, action or proceeding in which the bene pay all costs and expenses, including evidence of title nitioned in this paragraph 7 in all cases shall be fixed it fill court, grantor further agrees to pay such sum a ney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the privacy shall have the right, if it so elects, to require the trust of the provider of the	secribed, as well as the grant- bed, and all such payments all beneficiary, render all sums a st including the cost of title is obligation and trustee's and ding purporting to affect the diciary or trustee may appear and the beneficiary's or trust to by the trial court and in the as the appellate court shall ad operty shall be taken under it hat all or any portion of the sit be either an attorney, who is an elaws of Oregon or the United Stat the United States or any agency then	sall be immediately du ecured by this trust de ecured by this trust de learch as well as the old aftorney's fees actually security rights or power, including any suit lotte's attorney's fees; it event of an appeal freshold of a security right of eminent do monies payable as concitive member of the Oregons, a little insurance compand, or an escrow agent lices.	netest and for such payments, the same extent that they are and payable without notice, and payable without notice, and payable without notice, and payable without notice, and payable costs and expenses of the incurred, are so the energial payable to the toreclosure of this deed, are and pudgment or decree of a beneficiary's or trustee's atmain or condemnation, beneficiary and the taking, and State Bar, a bank trust company
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ith interest as aloresaid, the property hereinbefore de- und for the payment of the obligation herein descrit d the nonpayment thereof shall, at the option of the le and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust stee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed in any suit, action or proceeding in which the bene pay all costs and expenses, including evidence of title intioned in this paragraph 7 in all cases shall be fixed to trial court, grantor further agrees to pay such sum a ney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the pri larry shall have the right, if it so elects, to require to TE: The Trust Deed Act provides that the trustee hereunder mus awings and loan association authorized to do business under the PARNING: 12 USC 17011-3 moustage and may applied.	secribed, as well as the grant- bed, and all such payments all beneficiary, render all sums a st including the cost of title is obligation and trustee's and ding purporting to affect the diciary or trustee may appear and the beneficiary's or trust to by the trial court and in the as the appellate court shall ad operty shall be taken under it hat all or any portion of the sit be either an attorney, who is an elaws of Oregon or the United Stat the United States or any agency then	sall be immediately du ecured by this trust de ecured by this trust de learch as well as the old aftorney's fees actually security rights or power, including any suit lotte's attorney's fees; it event of an appeal freshold of a security right of eminent do monies payable as concitive member of the Oregons, a little insurance compand, or an escrow agent lices.	nereot and for such payments, he same extent that they are and payable without notice, and payable without notice, and immediately due and paying incurred. The costs and expenses of the incurred, are of beneficiery or trustee; the foreclosure of this deed, the amount of attorney's feed on any judgment or decree of a beneficiary's or trustee's attributed in the amount of the paying and the payable of the pay
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TRUST DEED		STATE OF OREGON,	
AUBREY DALE HARRIS AND GINGER LEE HAR Granter ORVAL PREVOST AND FLORENCE PREVOST Benefitlery	SPACE RESERVED FOR RECORDER & USE	County of	on the 9, corded on natru-
After Recerding Return to (Nome, Address, Zip): CRATER TITLE INSURANCE CO. 300 West Main/P.O. BOX 250 Medford, OR 97501		Record of	ounty.

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's teen necessarily paid or incurred by greated in such proceedingly shall be paid to benediciary and applied by it it in upon any reasonable costs and expenses and attorney's teen, both in the trial applied courts, necessarily paid or incurred by benediciarly and greater algrees, at its own expense, to take such actions and execute such instruments as while he necessary of the processor of the property or an uniform regard to the adequacy of any security for the individual present affection of the property or an unifor regard to the adequacy of any security for the individual processor of the property or an uniform regard to the adequacy of any security for the individual processor of the property or an uniform regard to the adequacy of any security for the individual processor of the property or an uniform regard to the adequacy of any security for the individual processor of the property or an uniform regard to the adequacy of any security for the individual processor of the property or an uniform regard to the adequacy of any security for the individual processor of the property or an uniform regard to the property of the individual processor of the property of an uniform regard to the property of the individual processor of the property of the individual processor of the property of the individual processor of the property of the i and that the granter will warrant and forever detend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

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

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that it 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 granter 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. This instrument was acknowledged before me on January 27 by AUBREY DALE HARRIS AND GINGER LEE HARRIS This instrument was acknowledged before me on OFFICIAL SOAL HELEN M. FINK
NOTARY PUBLIC - OREGON
COMMISSION NO. 014766:
MY COMMISSION EXCIRES APR. 20, 1996 4 / Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE (To be used only when abligations have been paid.) Trustee held by you under the same. Mail reconveyance and documents to DATED: ...

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

CONDITIONAL ASSIGNMENTS OF RENTALS

		to this <u>25th</u> day of <u>JANUARY</u> D GINGER LEE HARRIS, Husband	
Detween Augus	I DANK HARRIO IA		Owner and ORVAL PREVOST
FLORENCE F		hereinafter referred to	as Beneficiary or the
survivor thereof,		WITNESSETH:	€.
11 W 17 D T A C	Owner is the presen	t owner in fee simple of property d	lescribed as:
	54.4 feet of Lo	t 4, Block 2, HOME ACRES, in	
original principal date of	sum of \$ 24,600 ry 25, 1995	, and the Beneficiary is owner and remises, which said All Inclusive 7 .00 made by owner to; and	Beneficiary under the
Inclusive Trust I	Deed premises by ov		
owner to Benefic Trust Deed and it paid by the Benefic does hereby sell and profits of the any default being Inclusive Trust I so long as any depayments or the Inclusive Trust I liclusive Trust I	chary and in consider the note secured the efficiary to owner recognitions that the character and the control of the control o		of the sum of \$ 24,600.00 ged, the said owner he rents, issues come operative upon foresaid All ll force and effect any of the foresaid All
Beneficiary, its aforesaid to enter in their own nar such default, as period of the cofurther agree the said rents and wirecting the ter	employees of agents or upon the mortgag me as assignee, the well as the rents the ntinuance of thesaid y will facilitate in will upon request by nant to pay rent to the	ng assignment, the owner hereby as, at its option, after the occurance ed premises and to collect, in the number of accrued but unpaid and in arrest accrued but unpaid and in arrest accruing and becoming pay or any other default; and to this eall reasonable ways the Beneficiary Beneficiary execute a written notice as aid Beneficiary.	ame of the owner, or ears at the date of rable during the nd, the owners 's collection of e to the tenant
2. The own to take over and premises and to income of the mand to the same leases, to make the same leases.	er also hereby authors assume the manage perform all acts ne nortgaged premises extent as the owned or surrender existic concessions to tena	prizes the Beneficiary upon such enterent, operation and maintenance ocessary and proper and to expend so as may be needful in connection the theretofore might do, including the needful in the result of the connection that the leases, to alter or amend the terest, the owner hereby releasing all nagement, operation and maintenant as hereinafter set forth.	uch sums out of the erewith, in the manner is right to effect new ms of existing claims against

- 3. The Beneficiary shall, after payment of all proper charges and expenses, including reasonable compensation to such Managing Agent as is shall select and employ and after the accumulation of a reserve to meet taxes, assessments, water rents and fire and liability insurance in requisite amounts, credit the net amount of income received by it from the mortgaged premises by virtue of this assignment, to any amounts due and owing to it by the owners under the terms of the All Inclusive Trust Deed and the note secured thereby the manner of the application of such net income and what items shall be credited, shall be determined in the sole discretion of the Beneficiary. The Beneficiary shall not be accountable for more moneys than it actually received from the mortgaged premises; nor shall it be liable for failure to collect rents. The Beneficiary shall make reasonable effort to collect rents, reserving, however, within its own discretion, the right to determine the method of collection and the extent to which enforcement of collection of delinquent rents shall be prosecuted.
- 4. In the event, however, that the owner shall reinstate the All Inclusive Trust Deed loan completely in good standing, having complied with all the terms, covenants and conditions of the said All Inclusive Trust Deed and the note secured thereby, then the Beneficiary within one month after demand in writing shall re-deliver possession of the mortgaged premises to owner, who shall remain in possession unless and until another default occurs, at which time the Beneficiary may, at its option, again take possession of the mortgaged premises under authority of this instrument.
- 5. The owner hereby covenants and warrants to the Beneficiary that neither it, nor any previous owner, have executed any prior assignment or pledge of the rentals of the mortgage premises, nor any prior assignment or pledge of its landlords' interest in any lease of the whole or any part of the mortgage premises. The owner also hereby covenants and agrees not to collect the rents of the said mortgaged premises in advance, other than as required to be paid in advance by the terms of any rental agreement, and further agrees not to do any other act which would destroy or impair the benefits to the Beneficiary of this assignment.
- 6. It is not the intention of the parties hereto that an entry by the Beneficiary upon the mortgaged premises under the terms of the instrument shall constitute the said Beneficiary a "Beneficiary in possession" in contemplation of law, except at the option of the Beneficiary.
- 7. This assignment shall remain in full force and effect as long as the All Inclusive Trust Deed debt to the Beneficiary remains unpaid in whole or in part.
- 8. The provisions of this instrument shall be binding upon the owner, its successors or assigns, and upon the Beneficiary and its successors or assigns. The word "Owner" shall be construed to mean any one or more persons or parties who are holders of the legal title or equity of redemption to or in the aforesaid mortgaged premises. The word "note" shall be construed to mean the instrument, whether note or bond, given to evidence the indebtedness held by the Beneficiary against the mortgaged premises; and the word "All Inclusive Trust Deed" shall be construed to mean, the instrument securing the said indebtedness owned and held by the Beneficiary, whether such instrument be All Inclusive Trust Deed, loan deed, trust deed, vendor's lien or otherwise.

It is understood and agreed that a full and complete release of the aforesaid All Inclusive Trust Deed shall operate as a full and complete release of all the Beneficiaries rights and interests hereunder, and that after said All Inclusive Trust Deed has been fully released, this instrument shall be void and of no further effect.

Teleficial Control of the Control of	
Dated at Klamath Falls, Oregon, this	27 day of January 1995.
	Arbrey Dale Harris
	(Seal)
	Tungen Las Hanni
	(Scal)

STATE OF OREGON SS. COUNTY OF KLAMATH

to me known to be the identical person(s) described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily for the purpose therein expressed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

OFFICIAL SEAL
HELEN M. FINK
NOTARY PUBLIC - OREGON
COMMISSION NO. 014766
MY COMMISSION EXPIRES APR.20,1996

NOTARY PUBLIC FOR OREGON My Commission Expires:

STATE OF OREGON: COUNTY OF KLAMATH:

Filed	for record at		- OI REAMAI	501		
of	February	request of A	Aspen_Tit1	11:21	o'clock A.M., and duly recorded in Vol. M95	ia
	\$30.00	ot .	Mortgage	8	on Page	
TEE	\$30 . 00				By Annette Warel	