THIS TRUST DEED, made this LYNN G. WESTWOOD and WILLIAM LYNN G. WESTWOOD and WILLIAM KLAMATH COUNTY TITLE COMPAN CLOYCE E. BARNES and SUE B. DATED NOVEMBER 29, 1990  Grantor irrevocably grants, barg KLAMATH County  SEE LEGAL DESCRIPTION MARK AS THOUGH FULLY SET FORTH  AS THOUGH FULLY SET FORTH  TO THE PURPOSE OF SECURING (\$135,000.00)  THOUGH THE PURPOSE OF SECURING (\$135,000.00)  The date of maturity of the debt secund come paid, to be due and payable to beneficiary's option*, all obligations secured income immediately due and payable. The execusing ment.  To protect the security of this trust dee 1. To protect, preserve and maintain to reverse the protect the recovery of the trust dee 1. To complete or restore promptly and the provement thereon; not to commit or permit a covernent thereon; not to commit or permit a co	MM ALSTON  BARNES,  Bains, sells a  Oregon, d  CED EXHIB  HEREIN.  CPERFORM  DUSAND AN  Ciciary or orde  USAND AN  Ciciary or orde  On this is  of the this is  of this instruction.	TRUSTEES UNDE  TRUSTEES UNDE  WITNESSETH: and conveys to trus escribed as:  SIT "A" ATTACHE  ANCE of each agreen ID NO/100——— Dollars, with er and made by grante 1998  Instrument is the date, to, attempt to, attempt to, attempt to, attempt to trusted in the with tirst obtaining the with	R THE BARNES LOVI  stee in trust, with pow  D HERETO AND MADE  and all other rights thereuni a now or hereafter attached ment of grantor herein cont  the interest thereon according, the tinal payment of p  stated above, on which ti	er of sale, the property in  A PART HEREOF  To belonging or in anywise now to to or used in connection with tained and payment of the sum ag to the terms of a promissory trincipal and interest hereof, if the tinal installment of the note
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<ol> <li>To protect, preserve and maintain to provement thereon; not to commit or permit a 2. To complete or restore promptly and</li> </ol>	d decute	ntor of an earnest mon	the maturity dates express	of the beneficiary, then, at the sed therein, or herein, shall be-
lamaged or destroyed thereon, and pay when 3. To comply with all laws, ordinances, so requests, to join in executing such financin to pay for tiling same in the proper public of	he property in any waste of a in good and due all costs regulations, of statements lice or office.	in good condition and the property. I habitable condition a incurred therefor. covenants, conditions a pursuant to the Unito.	ny building or improveme and restrictions affecting t rm Commercial Code as th	ent which may be constructed, the property; if the beneficiary the beneficiary may require and
ngencies as may be deemed desirable by the b  4. To provide and continuously maint lamage by tire and such other hazards as the written in companies acceptable to the benet, iciary as soon as insured; it the grantor shall i at least fifteen days prior to the expiration of cure the same at grantor's expense. The amou may indebtedness secured hereby and in such or any part thereof, may be released to granto	tain insurance beneficiary iciary, with lo fail for any re any policy o nt collected u rder as benefi	oss payable to the latte eason to procure any su if insurance now or her under any fire or other iciary may determine, o	or; all policies of insurance ch insurance and to deliver reatter placed on the build r insurance policy may be or at option of beneticiary	shall be delivered to the bene- r the policies to the beneficiary lings, the beneficiary may pro- e applied by beneficiary upon the entire amount so collected,
inder or invalidate any act done pursuant to:  5. To keep the property free from consisted upon or against the property before promptly deliver receipts therefor to beneficitiens or other charges payable by grantor, eith ment, beneficiary may, at its option, make pecured hereby, together with the obligations he debt secured by this trust deed, without we with interest as aforesaid, the property hereing the nonpayment thereof shall, at the opticable and constitute a breach of this trust deed to this trust deed and constitute a breach of this trust deed the payment of the optical constitute a breach of this trust deed the contract of the optical constitute a breach of this trust deed the contract of the contract deed the contract of the optical constitute a breach of this trust deed the contract of the contract of the contract of the optical contract of the contract of the optical contract of the co	such notice, istruction lien any part of sary; should the by direct payment there described in aliver of any rabefore described, on of the ben istruction lies.	ns and to pay all taxes such taxes, assessments he grantor tail to make perment or by providing eof, and the amount sparagraphs 6 and 7 of rights arising from breabed, as well as the grand all such payment efficiary, render all such such payments of the grand all such payments and all such payments.	s, assessments and other of and other charges become payment of any taxes, ass nig beneficiary with tunds this trust deed, shall be ach of any of the covenants antor, shall be bound to its shall be immediately duns secured by this trust deed this trust deed this trust deed to the covenants antor, shall be bound to its shall be immediately duns secured by this trust deep the covenants deed to the covenants and the covenants antor, shall be immediately duns secured by this trust deep the covenants and the covenan	charges that may be levied or ne past due or delinquent and sessments, insurance premiums, with which to make such pay- the rate set forth in the note dded to and become a part of hereof and tor such payments, the same extent that they are see and payable without notice, seed immediately due and pay-
6. To pay all costs, fees and expenses or custee incurred in connection with or in ento 7. To appear in and defend any action nd in any suit, action or proceeding in which o pay all costs and expenses, including evider mentioned in this paragraph 7 in all cases shathe trial court, granter further agrees to pay storney's fees on such appeal.  It is mutually agreed that:	orcing this ob or proceeding the benefici- nce of title an all be fixed by uch sum as th	bligation and trustee's a g purporting to affect ary or trustee may apy and the beneficiary's or y the trial court and in the appellate court shal	and attorney's fees actually the security rights or po- pear, including any suit fo- trustee's attorney's fees; a the event of an appeal tr I adjudge reasonable as th	y incurred.  yers of beneficiary or trustee;  or the foreclosure of this deed, the amount of attorney's fees  om any judgment or decree of the beneficiary's or trustee's at-
8. In the event that any portion or all iciary shall have the right, it it so elects, to IOTE: The Trust Deed Act provides that the trustee he reavings and loan association authorized to do busing roperly of this state, its subsidieries, affiliates, agents of WARNING: 12 USC 1701,3 regulates and may provided.	require that ereunder must be ess under the la er branches, the albit exercise of	all or any portion of ne either an attorney, who le aws of Oregon or the United United States or any agency this option.	the monies payable as of an active member of the Greg i States, a title insurance comp thereof, or an escrow agent lice	compensation for such taking, on State Bar, a bank, trust company cany authorized to insure title to real
*The publisher suggests that such an agreement add	11528 (116 18208	or optaining beneathary's	STATE OF O	REGON,
LYNN G. WESTWOOD			I certi	fy that the within instru-
WILLIAM ALSTON  Grantor  CLOYCE E. BARNES		Space reserved For	day of	eived for record on the 19 color on the 19 col
SUE B. BARNES BARNES LOVING TRUST  Beneficiory	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	RECORDER'S USE	page ment/microfile	or as fee/file/instru- m/reception No of said County.
Ster Recording Return to (Name, Address, Zip):				ess my hand and seal of
in the second se	14 34 6 6 5		NAME	TITLE ,Deputy



which are in access of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by france in such proceedings, shall be paid to beneficiary and applied by it litri upon any reasonable costs and expenses and attorney's test bedieficially the process secured hereby; and granter agrees, at its own expense, to take such actions and encorate out instruments as shall be necessary in obtaining such compensation, promptly upon bearings, to take such actions and encorate out instruments as shall be necessary in obtaining such compensation, promptly upon bearing the process of the property; (b) join his payment of the such and the process of the property (c) processes and attended and some and the reconveyances, for cancellation, without atletting the liability of apprecia to the payment of the such acceleration of the secondary property (c) join in any part of the conveyances, for cancellation, without atletting the liability of any payment of the such processes of the property; (b) join the line or charge three conveyances and the such processes are conveyance may be described as the "person or persons reconvey, without warranty, all or any part of the all any matters or tacts shall be conclusive proof of the truthfulness thereof. Trustee's facelly entired therefore, and without regard to the adequary of any part of the all any matters or tacts shall be conclusive proof of the truthfulness thereof. Trustee's facelly entired the secondary of the secondar

IN WITNESS WHEREOF, the grantor has	executed this instrument the day and year more above
	Human States Textured
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (to a pplicable; if warranty (a) is applicable and the baneficiary is as such word is defined in the Truth-in-Lending Act and Regulation by making the first comply with the Act and Regulation by making its closures; for this purpose use Stevens-Ness Form No. 1319, or a feature of compliance with the Act is not required, disregard this notice.	ion Z, the UNILLIAM ALSTON g required twilliam ALSTON
	anty of Klamath )ss.
This instrument was	acknowledged before me on
This instrument was	acknowledged before me on, 19,
by	
as	
of	Vane Johnson
GENINE JOHNSON NOTARY PUBLIC - OREGON COMMISSION NO. 018718 HY COMMISSION EXPRES SEPT. 28, 1996	Notary Public for Oregon My commission expires September 28, 1996
	CE (To be used only when obligations have been paid.), Trustee
The undersigned is the legal owner and holder of all	indebtedness secured by the foregoing trust deed. All sums secured by the trust intected, on payment to you of any sums owing to you under the terms of the findebtedness secured by the trust deed (which are delivered to you herewith

	COMMISSION NO. 018718 My Commission expires September 20, 1990 My Commission expires September 20, 1990
	REQUEST FOR FULL RECONVEYANCE (To be 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 the 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 the trust deed in pursuant to statute, to cancel all evidences of indebtedness 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 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.  Beneficiary

and the second second

## DESCRIPTION OF PROPERTY

All of Block 1, 1A, 2, 7 and 8 of Dixon 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, together with vacated Wendling Street between the south line of Old Fort Road and the North line of Warring Street; the dedicated aliey in Block 7; the dedicated alley in Block 1 and the dedicated alley along the North line of Block 1 between Old Fort Road and Williams Avenue.

A tract of land being in the NW\(\frac{1}{2}\)Section 28, Township 38 South, Range 9
East of the Willamette Meridian, Klamath County, Oregon, described as follows:
Beginning at the Northeast corner of Dixon Addition to the City of Klamath Falls,
and running thence West along the North boundary of said Dixon Addition, a distance
of 261.37 feet to a point in the East right of way line of the Old Fort Klamath
Road; thence North 46°10' East along said East right of way line a distance of
131 feet to a point; thence South 46°13' East 181.2 feet to the point of
beginning.

A tract of land situated in the NELSEL of Section 28, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the Southwest corner of the NELSEL of said Section; thence East along South line of said NELSEL 50 feet; thence North parallel to the West line of the NELSEL 300.69 feet to the Easterly right of way of Old Fort Road; thence South 46°29' West along the Easterly right of way of said road 68.95 feet to the West line of the NELSEL; thence South 253.21 feet along the West line of said NELSEL to the point of beginning.

## SPECIAL TERMS:

It is understood that partial releases may be recorded pertaining to specific lots in above mentioned property, and it is agreed by grantor herein that those lots shall be contiguous except for steets or alleys to the first lots released. Lots shall be released in groups or blocks and any breach shall constitute default herein.

It is also agreed that beneficiary shall retian access and a proportionate share in the two geothermal wells until note secured herein is paid in full. (Proportionate share will be based on the number of lots released compared to those encumbered)

STATE (	OF OREGON: COU	NTY OF KLAMATH: ss.		
-41 -	r record at request of	Winneth County T	Title the 19th of O'clock P M., and duly recorded in Vol. M95  on Page 18732  Bernetha G. Lefsch, County Clerk	iay ,
FEE	\$20.00		By Mille Sterring	-