MTC 36148DS

TRUST DEED

Vol. M95 Page

THIS TRUST DEED, made on day 25 ο£ August 1995, between ROY D. CASACCIA and SHARON A. CASACCIA, as tenants by the entirety , as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and RUDOLPH JOHN KLUS LIVING TRUST or the survivor thereof, as Beneficiary, WITNESSETH:

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

Lot 15 in Block 308 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.

together with all and singluar 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 fixtures now or hereafter attached to or used in connection with the property. CURING PERPORMANCE of each agreement of grantor herein contained and payment of the sum of the control of the control

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

TRUST DEED

ROY D. CASACCIA and SHARON A. CASACCIA

Grantor RUDOLPH JOHN KLUS LIVING TRUST

Beneficiary

-------KLAMATH FALLS, OR 97601

in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, and the paid to beneficiary and applied by it first upon any such reasonable costs and expenses and attorney's fees, indebtedness secured hereby; and grantor agrees, at its own expense, to the such actions and execute such instruments as shall be not obtaining such compensation, promptly upon beneficiary's request.

At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the necessary in obtaining such compensation, promptly upon beneficiary's request.

At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the necessary in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of creating any restriction therefore, one control to the making of any map or plat of said property; (b) join in granting any esternion of the present of creating any restriction therefore, and the recitals therefore the present of the said by conclusive proof of the truthfulness therefore, persons legally entitled thereto, and the recitals therefore the present of the said to conclusive proof of the truthfulness therefore, persons legally entitled thereto, and the recitals therefore the present of the present of the said to be appointed by a court, and without regard to the adequacy of any security for the body of the present of the present

entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and forever 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 [NOTICE: Line out the warranty that does not apply]
(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 beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgage may 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, said grantor has hereunto set his hand the day and year first above written.

NOTARY ACKNOWLEDGEMENT

STATE OF WELLOW COUNTY OF

Personally appeared the above named Kn

acknowledged the foregoing instrument

OFFICIAL SEAL
DAWN SCHOOLER
NOTARY PUBLIC-OREGON
COMMISSION NO. 040228
MYCOMMISSION EXPIRES DEC. 20, 1988

Notary Public

My commission expires

(seal)

in excuss of the above combined to pay all reasonable costs, expenses and attomoy's fees necessarily paid or incurred by grantor in such a second expenses and anomay's fees and the costs and expenses and anomay's fees and the costs and expenses and anomay's fees and the costs and expenses and anomay's fees and the costs are expenses and expenses and expenses applied upon the costs and except costs and expenses and exp

	and the second second		
CTATE OF OPECON:	COLINTY OF	KI.AMATH:	SS.

Filed for record at request o	•	Mountain	Title Co	the	29th day
	A.D., 19 _	95 at 10:53 Mortgages	o'clock <u>A</u> M on Page	., and duly recorded in Vol. 23251	
FEE \$20.00			Byfipe	Bernetha Aletsch. County	y Clerk

The manage of military of the independent of transming and at the military manage of the properties of the independent of the independent of the properties of the control of the control of the properties of the control of the control of the truther to provide the control of the control o t for delegate in senter of as well not connect of the manual set in the personal of second of processing the connect of the personal of the connect of the Fig. 11. ar. in the scall de a medianto proof of the numerical formet. Any gation, excluding the instact of the second of the second of the second of the property of the distribution of the property of the distribution of the property of the distribution of the property of the distributions of the property of the distributions of the property of the distributions of the property of the property

be the constant considers successfor or course on any tension named hords or so any successes trusted and suffered part of the constant of the successor trusted, the latest stable of the constant of any successor trusted, the latest stable of the constant of any successor trusted of the latest stable of the constant of the constant

all the confidential the same against all persons adiomicoever.

It is a constitute from the confidence of the confidence of this and deal arciver of the confidence of the co

Arvoasab la victimo

Mark But to have superior of the contract of

I of the trace of the survivation endapilenti. E

Formy Public Hill

WELLEY seriors rotesimos W

COMMENSACIONES CONTRA DESENSACIONES CONTRA DESENSACIONES CONTRA DE જ હારામાં <del>નારા સ્ટાસ્ટા</del>સ્ટો

idi serwen Sangreka