| POR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Trentty. Eight Thousand Four Hundred and No./100.**********************************   | tion 6930, persone   | TRUST DEED   | Vol.1995  | Page 26449 @   |
|--|--|--|---|--|
| Raiph Patterson  Raiph Patterson  WITNESSETH:  Grantor irrevocably grants, bargains, sells and conveys to frustee in trust, with power of sale, the property in Klamath  County, Oregon, described as:  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  FOR THE FURPOSE OF SEUDING PERFORMANCE of such greened of grants herein contained and partners of the new FOR THE FURPOSE OF SEUDING PERFORMANCE of such greened of grants herein contained and partners of the new FOR THE FURPOSE OF SEUDING PERFORMANCE of such greened of grants herein contained and partners of the new FOR THE FURPOSE OF SEUDING PERFORMANCE of such granters of the such such as a second partner of the such second partners of the such such as a second partner of the such such as a second partner of the such such as a second partner of the debt second by this instrument is the date, saled shown, on ship the limit instrument is the date, saled shown, on ship the limit instrument is the date, saled shown, on ship the limit instrument, irrespective of the such such as a second partner of the green and the such such as a second partner of the green and such such as a second partner of the green and such such such as a second partner of the such such as a second partner of the such such as a second partner of the such such such as a second partner of the such such as a second such as a seco | Charles Heatley and Dorot  | hy Heatley   |   |  |
| Ralph Patterson  WITNESSETH:  Granto: irrevocably grants, bargains, solls and conveys to fustee in trust, with power of sale, the property in Klanath  County, Oregon, described as:  See Exhibit: "A" attached Bereto and by this reference made a part hereof.  See Exhibit: "A" attached Bereto and by this reference made a part hereof.  WITNESSETH:  See Exhibit: "A" attached Bereto and by this reference made a part hereof.  WITNESSETH: The seements breathers are apparent season and all other rights thermats belonding or in separity new the season and the season and the season and all other rights thermats belonding or in separity new the season and the season and the season and all other rights thermats belonding or in separity new the season and the  |  | ·  |   | as Grantor,  |
| See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference made a part hereof.  See Exhibit 'A' attached hereto and by this reference and all other rights therento belonging or in anywise now hereafter apportation, and the rests, issues and profits thereof and all fishures now or hereafter attached to or used in connection with the third the profit of the son FORTHE PURPOSE OF SECURING PERFORMANCE of each agreement of ganton herein contained and payment of the sum FORTHE PURPOSE OF SECURING PERFORMANCE of each agreement of ganton herein contained and payment of the sum Years and Novilla the summary and the summary of ganton herein the summary and the summary of ganton herein the summary of ganton the summary of ganton herein the summary of gand the summary of ganton herein the summary of ganton herein the  | and the supplication with the groups of the second section is a second section to  | 1904 150a (1   |   |  |
| Granto irrevocably grants, bardains, sells and conveys to trustee in trust, with power of sale, the property in Kannath Courty, Oregon, described as:  See Exhibit: "A" attached: hereto and by this reference made a part hereof.  See Exhibit: "A" attached: hereto and by this reference made a part hereof.  See Exhibit: "A" attached: hereto and by this reference made a part hereof.  See Exhibit: "A" attached: hereto, house and profits thereof and all fishtees now a hereafter stabele to or used in connection with hereafter apportations, and the cents, house and profits thereof and all fishtees now a hereafter stabele to or used in connection with PART THE PURPOSE OF SECURING PERFORMANCE of each agreement of grants herein contained and payment of the sum. Twenty Right: Thousand Four. Bundred, and No. 100 Membershamman coording to the series of a promisery of the death of the sum of the series of the serie | Ralph Patterson  | WITH PECETI  |   | , as Beneficiary,  |
| tenter with all and singular the tenements, haveditements and appurtenances and all other rights thereunto belonging or in anywise nor havester appertaining, and the rents, issues and profits thereof and all fistures now or hereafter attached to or used in connection with proporty.  FOR THE PURPOSE OF SECURITIO PERFORMANCE of and Apparent of a granter bears nonsitive and apparent of the sum FOR THE PURPOSE OF SECURITIO PERFORMANCE and Apparent of apparent bears or the proposed of the sum of a promisory proposed to the proposed of the pr | Grantor irrevocably grants hargains sells  | and conveys to tr  | ustee in trust, with  | n power of sale, the property in   |
| rether with all and singular the teasments, haveditaments and appurtenances and all other rights thereunto belonging or in anywise nor increative appertaining, and the cents, issues and profits thereof and all fistures now or hereafter attached to or used in connection with proporty.  FOR THE PURPOSE OF SECULIVING PERFORMANCE of and, hereament of sprante been constituted and appurent of the sum FOR THE PURPOSE OF SECULIVING PERFORMANCE and hereament of spranter been constituted and permeted of the sum FORT THE PURPOSE OF SECULIVING PERFORMANCE AND AND ADMINISTRATION OF THE PURPOSE OF SECULIVING PERFORMANCE AND ADMINISTRATION OF THE PURPOSE OF THE PURPOSE OF SECULIVIARY AND ADMINISTRATION OF THE PURPOSE | See Exhibit 'A' attached hereto a  | and by this ref  | erence made a   | part hereof.   |
| herester appertaining, and the cents, issues and prolifs thereof and all instrues now of necessited attaches to the continued and the cents, issues and prolifs thereof and all instrues now of necessary and the cents. PORT THE PURPOSE OF SECURITY SERVENDERS AND COD DOMESTARY AND CONTINUED AND CON | A company of the first of the control of the contro | •  |   |  |
| **************************************   | hereafter appertaining, and the rents, issues and profit property.   | ts thereof and all lixtu   | res now or nereatter a  | in contained and payment of the sum  |
| to some paid, to be due and payable. At MALUYIY, 19.  The date of muturity of the debt secured by this instrument in the date, stated above, on which the linst installment of comes due and payable. Should the granter either agree to, attempt to, or actually sell, convey, or assign all (or one part of the payable payable). Should the granter either agree to, attempt to, or actually sell, convey, or assign all (or one part of the payable) and the payable. Should the granter either agree to, attempt to, or actually sell, convey, or assign all (or one part of the payable). The security of this trust dead, granter and the property in good condition and repair; or to remove or demolish any building or improvement which may be constructed.  To you cover, conserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement which may be constructed.  To complete or restore promptly and in good and habitable condition and restrictions allecting the property; it the beneticiary requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneticiary may require any for liting same in the proper public office or offices, as well as the cost of all lane searches made by filing officers or searching sends as may be deemed destribuble by the part of the payable to the bankleary, with loss payable to the latter; all policies of impurements acceptable to the bankleary, with loss payable to the latter; all policies of impurements and such other hazards as the beneficiary may from time to time request, in an anomal not less than a "Little Marting and the property before a searching sends as any be deemed destribuble by the bankleary, with loss payable to the latter; all policies of impurements and the property before any part of such there are not any part of the payable to the bankleary, with loss payable to the latter; all policies of impurements and the property before any part of such trans, and the payable to the bankleary, with loss | *********************************  | 3,400.00 Dollars, ander and made by gra  | vith interest thereon a<br>ntor, the final payme  | ecording to the terms of a promissory  |
| comes due and payable. Should the granter either agree to, attempt to, or actually sell, convey, or assign at 10 or any path or actually or all (or any path of granter) sintered in it his plantment irrespective of the maturity dates expressed therein or berein, shall be membered the part of the path of th | t sooner paid, to be due and payable at matur  | rity ,19   | <br>te steted shove on v  | which the final installment of the note  |
| To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or pairs and in good and shalitable condition any building or improvement which may be constructed, manged or destroyed thereon, and pay when due all costs incurred therefor.  3. To comply with all laws, ordinances, regulations, covenants, conditions and existing the property; if the henticing, and the control of the property is the henticing, and the control of the property is the henticing, and the control of the property is the henticing, and the control of all lien searches made by tiling officers or searching excises as may be deemed desirable by the henticiary.  4. To provide and continuously maintain insurance on the buildings now or hereafter excised on the property against laws or control of the property against pay soon as insurance, and to deliver the policient pay against an account of the property against property there from construction lies and the property against the property benefits of the property free from construction lies the against property benefits of the property laws the property benefits of the property free from construction lies the against property benefits of the policient pay against the property benefits of the property shall | comes due and payable. Should the grantor either ag<br>ty or all (or any part) of grantor's interest in it with<br>neticiary's option*, all obligations secured by this ins<br>me immediately due and payable. The execution by a  | ee to, attempt to, or a<br>out first obtaining the   | ctually sell, convey, o<br>written consent or ap<br>of the maturity dates   | r assign all (or any part) of the prop-<br>proval of the beneficiary, then, at the<br>expressed therein, or herein, shall be-  |
| 2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, 3. To comply with all laws, old indeed and costs incurred threators. 4. To comply with all laws, old indeed and an experiment of the Uniform Commercial Code as the beneficiary require and pay for Illing same in the proper public office or offices, as well as the cost of all line searches made by Illing officers or searching encies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter exceld on the property against loss of the property of the buildings now or hereafter exceld on the property against loss of the property provides and continuously maintain insurance on the buildings now or hereafter exceld on the property against loss of the property provides and continuously maintain insurance on the buildings now or hereafter exceld on the property against loss of the property bring and advantage of the buildings of the property bring and provides of the property bring and provides of the property least filter of the property bring and provides or invalidate any act does pursuant to such application or release shall not cure or waive any default or notice of default here or invalidate any act does pursuant to such notice.  5. To keep the property before any part of such tases, assessments and other charges that may be invited or invalidate any act does pursuant to such notice.  5. To keep the property bring from construction lines and to pay all taxes, assessments and other charges that may be invited or invalidate any act does not not the property bring the pay and the property bring the pay and the property bring and the property bring the pay and the property bring the property brin | To protect the security of this trust deed, grantor  1. To protect, preserve and maintain the property   | ly in good condition a   |   |  |
| 3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property in the beneficiary may require request, to join in secuting such intancing statements pursuant to the Uniform Commercial Code as the beneficiary may require him property in the property and the property and the property of the property against loss or sungle by lire and such other heased as the beneficiary may from time to time require, in an amount not less than \$2 [ILL]. INSUES in the international contents of the property of the property of the property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property of the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may property beneficiary and property of the expiration of any policy of the property beneficiary and property of the expiration of the expiration of the property beneficiary and property of the property | 2. To complete or restore promptly and in good a   | and habitable conditions   |   |  |
| 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against lost of mage by this end such other heards as the beneficiary may from time to time require, in an amount not less than \$ FULL Insertable than the property against lost of the property against lost lost lost lost lost lost lost lo  | <ol> <li>To comply with all laws, ordinances, regulation<br/>requests, to join in executing such financing statement<br/>pay for filing same in the proper public office or office.</li> </ol>   | ns, covenants, condition<br>nts pursuant to the Un<br>lices, as well as the co   | utorm Commercial Co   | de as the beneticiary may require and  |
| least filteen days prior to the expiration of any policy of insurance now or hereatter placed on the buildings, the centerary may prote the same at grantic's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon y indebtedness society and in such order as beneficiary may determine, or at option of bandiciary that one of the control of the property before any part thereof, may be released to grantor. Such application or release shall not care or waive any default or notice of default here- dees any part thereof, may be released to grantor. Such application or release shall not care or waive any default or notice of default here- dees such upon or against the property before any part of such taxes, assessments and other charges better past due or delinquent and compily deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, not other charges payable by grantor, either by direct payment or by providing beneficiary with under which to make such pay- ent, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the de and become a part of cured hereby, together with the obligation berief by described in pribate aviting from breach of any of the covenants bered and for such payments, the payment of the payment of the payment of the payment of any of the covenants bered and for such payments, the importance of the such payment shall be immediately due and payable without notice, and for the payment of the obligation herein described, as well as the grantor, shall be bound to the same extent that they are under other payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, at the constant of the property hereinbefore described, and all such payments shall be immediately due and payable without notice, and to the payment of the obligation herein described, and all such payments shall be immediately  | 4. To provide and continuously maintain insur-<br>mage by tire and such other hazards as the beneficial  | ance on the buildings<br>ary may from time to<br>th loss payable to the i  | time require, in an an<br>atternall policies of in  | nount not less than KULLINSUKA   |
| S. To keep the property free from construction liens and to pay all dates, assessments and other charges that may be leveled or sessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent and compily deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums are other charges payable by grantor, either by direct payment or by providing beneficiary with the stee set forth in the note and, beneficiary may, at its option, make payment there are premium, and the companyment of the stee set forth in the note and the companyment direct and the companyment direct and the property hereinbefore described, as well as the death of the same extent that they are the companyment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach 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 expenses of the cost of the structure of the control of the search as the control of the payable and constitute a breach on which or in enfocring this obligation and trustee's and attorney's fees actually incurred in any suit, action or proceeding hurporting to affect the security rights or pay the forecost of this deed, in any suit, action or proceeding hurporting to affect the security rights or pay the forecost of this deed, in any suit, action or proceeding in which the beneficiary or trustee's and in any suit, action or proceeding in which the beneficiary or trustee's and in any suit, action or proceeding hurbor the property and the event of an appeal from any judgment or decree of the trust of the property and the property and the event of an appeal from any judgment or decree of  | least fifteen days prior to the expiration of any polic<br>tre the same at grantor's expense. The amount collecte<br>ny indebtedness secured hereby and in such order as be-<br>any part thereof, may be released to grantor. Such a   | ey of insurance now or<br>ed under any fire or o<br>neficiary may determin<br>pplication or release si   | hereatter placed on t<br>ther insurance policy<br>a. or at option of bene   | may be applied by beneficiary upon eliciary the entire amount so collected,  |
| nd in any suit, action or proceeding in which the beneficiary or frustee may appear, including any suit to the forecourse of the pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees centioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attentive's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so celects, to require that all or any portion of the monies payable as compensation for such taking.  OTE: The flust 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 strings 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 report 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 596.585.  TRUST DEED  TRUST DEED  TRUST DEED  SPACE RESERVED  FOR  RECORDER'S USE  Original Patterson  Benefitdary  Mitter Reserving Return to (Name, Address, Zip):  Klamath County Title Co  422 M8in Street  NAME  TITLE  TITLE  NAME  TITLE   | 5. To keep the property free from construction sessed upon or against the property before any part romptly deliver receipts therefor to beneficiary; should ens or other charges payable by grantor, either by directed, beneficiary may, at its option, make payment the cured hereby, together with the obligations described he debt secured by this trust deed, without waiver of a tith interest as aforesaid, the property hereinbefore defound for the payment of the obligation herein described the nonpayment thereof shall, at the option of the ble and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust deed.  | liens and to pay all it of such taxes, assessment of the grantor fail to not payment or by provinered, and the amout in paragraphs 6 and my rights arising from secribed, as well as the bed, and all such payment of the cost | ents and other charge<br>aske payment of any to<br>riding beneficiary with<br>it so paid, with inte<br>of this trust deed, si<br>preach of any of the co-<br>e grantor, shall be bo-<br>ments shall be immedi<br>sums secured by this<br>if title search as well<br>e's and attorney's fee: | hes become past due or delinquent and axes, assessments, insurance premiums, in funds with which to make such payers at the rate set forth in the note hall be added to and become a part of overants hereof and for such payments, and to the same extent that they are lately due and payable without notice, trust deed immediately due and payers as the other costs and expenses of the sactually incurred. |
| 8. In the event that any portion or all of the property shall be taken under the right of eminent admain of Contentiation, benedicity shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, consent in the property of the state, it is subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 596.585. WARNING: 12 USC 1701;3 regulates and may problible tereries of this option.  The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.  STATE OF OREGON,  TRUST DEED  SPACE RESERVED FOR In book/reel/volume No   | nd in any suit, action or proceeding in which the bent<br>p pay all costs and expenses, including evidence of titl<br>ientioned in this paragraph 7 in all cases shall be fixe<br>the trial court, grantor further agrees to pay such sum<br>triney's fees on such appeal.   | eficiary or trustee may<br>e and the beneticiary's<br>d by the trial court a<br>as the appellate court   | appear, including an<br>or frustee's attorney<br>id in the event of an<br>shall adjudge reasona   | y suit for the toreclosure of this deed, 's fees; the amount of attorney's fees appeal from any judgment or decree of ble as the beneficiary's or trustee's at-  |
| rayings and loan association authorized to do business under the laws of Orgon or the United States, or an escrow agent licensed under ORS 696.505 to 596.585. WARRINING: 12 USC 1701j-3 regulates and may prohibit exercise of this option.  *The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.  **The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.  **STATE OF OREGON,**  **County of I certify that the within instrument was received for record on the day of 10 certify that the within instrument was received for record on the day of 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the 10 certify that the within instrument was received for record on the  | <ol><li>In the event that any portion or all of the p<br/>iciary shall have the right, if it so elects, to require</li></ol>   | that all or any portio   | n of the monies pays  | able as compensation for such taking,  |
| TRUST DEED  County of  I certify that the within instrument was received for record on the day of 19  Beneficiary  Beneficiary  Mitness my hand and seal of County affixed.  County of  I certify that the within instrument was received for record on the day of 19  at o'clock M., and recorded in book/reel/volume No on page or as fee/file/instrument/microtilm/reception No,  Record of of said County.  Witness my hand and seal of County affixed.  | r savings and loan association authorized to do business under t<br>roperty of this state, its subsidiaries, affiliates, agents or branches<br>NAC BULKE: 12 USC 17011-3 regulates and may prohibit exerci-  | the laws of Oregon or the t<br>, the United States or any a<br>se of this option.  | inited States, a title insuri<br>Jency thereof, or an escrov  | r agent licensed under ORS 696.505 to 596.585.   |
| Charles Heatley Dorothy Heatley  Gramber  Ralph Patterson  Beneficiary  Beneficiary  Klamath County Title Co  422 M8in Street  Charles Heatley  Borothy Heatley  SPACE RESERVED FOR RECORDER'S USE FOR In book/pcel/volume No  Page or as tee/file/instrument/microfilm/reception No  Witness my hand and seal of County affixed.  NAME  TITLE   | TRUST DEED   |  | STATI   | E OF OREGON,   |
| Charles Heatley Dorothy Heatley  Gromber  Ralph Patterson  Beneficiary  Beneficiary  Klamath County Title Co  422 Main Street  Torontor  Ment was received for record on the day of 19 at 00 clock M., and recorded in book/reel/volume No. on page or as fee/file/instrument/microfilm/reception No.  Record of of said County.  Witness my hand and seal of County affixed.  |  |  | Cour  | nty of   |
| Dorothy Heatley  Granter  Ralph Patterson  Beneficiary  Beneficiary  Beneficiary  Mitness my hand and seal of County affixed.  Klamath County Title Co  422 Main Street  Aday of   | Charles Heatley  |  |   | was received for record on the   |
| Granter  Granter  Ralph Patterson  Recorder suse  Record of of said County.  Witness my hand and seal of County affixed.  Klamath County Title Co  422 MBin Street  NAME  SPACE RESERVED at Octor M., and recorded in book/reel/volume No on page or as fee/file/instrument/microfilm/reception No  Witness my hand and seal of County affixed.  | Dorothy Heatley  |  | de  | sy of, 19,   |
| Ralph Patterson  Beneficiary  Beneficiary  Record of of said County.  Witness my hand and seal of County affixed.  Klamath County Title Co  422 Main Street  NAME  TITLE   |  | 11   |   |  |
| Beneficiary  Beneficiary  Witness my hand and seal of County affixed.  Klamath County Title Co  422 Main Street  NAME  TITLE   | Ralph Patterson  | RECORDER   | page  | or as fee/file/instru-   |
| Witness my hand and seal of County affixed.  Klamath County Title Co 422 Main Street   |  |  |   |  |
| Klamath County Title Co 422 M8in Street NAME TITLE   | Beneficiary Sensitive Sens |  | Record  | Witness my hand and seal of  |
| 422 MBin Street NAME TITLE   |  |  | County  | v affixed.   |
| 1 11 OD 07(01   1 /  |  |  |   |  |
|  | Klamath Falls OR 97601   |  |   |  |

- 13

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's teen necessarily paid or incurred by function such proceedings, shall be paid to sendidary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by function in the trial and appellate courts, necessarily made and appellate courts, necessarily and appellate courts, necessarily and appellate courts, necessarily made and appellate courts, necessarily and appellate courts, necessarily made and appellate courts, necessarily and appellate courts and appellate courts are applied upon the indebted necessary and applied to the property of the property (a) join in granting any exement or the indebtedness, trustee may (a) connect to the made for concellation, which the trial property (b) join in granting any exement or creating any restriction thereon; (c) join in any subordination or other agreement of the property; (b) join in granting any exement or creating any restriction thereon; (c) join in any subordination or other agreement of the property; (b) join in granting any exement or creating any restriction thereon; (d) in the property of the property; (b) join in granting any exement or creating any restriction thereon; (d) in the property of the property; (b) join in any restriction or other agreements of the property; (b) join in any restriction or other property; (b) join any restriction; and property of the property; (b) join in any restriction; and property of the property; (b) join in granting any exement or creating any of the services and restriction; and property of the property in the collection of the property; (b) join in any restriction of the property; (b) join any restriction; and property in the collection of the property; and in such order as beyone and selection of the indebtedness secured hereby and in such order

WHEN BEY TO BE

and that the grantor will warrant and lorever detend 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, tamily 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, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it he context so requires, the singular shall be taken to mean and include the plural, and that generally all grantmetical observes the large.

| made, assumed and implied to make the provisions hereo  | team and include the plural, and that generally all grammatical changes shall be  |
|---|---|
|   | as executed this instrument the day and year first above written.   |
| * IMPORTANT NOTICE: Delete, by lining out, whichever warrant, not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regubeneficiary MUST comply with the Act and Regulation by mak disclosures; for this purpose use Stevens-Ness Form No. 1319, o if compliance with the Act is not required, disregard this notice. | is a creditor location of the |
| STATE OF OREGON, C  | ounty of Klamath )ss.   |
| This instrument we by Charles He  | as acknowledged before me on September 27 ,19 95,   |
| This instrument wa  | s acknowledged before me on   |
| as  |   |
| GENINE JOHNSON NOTARY PUBLIC - OREGON COMMISSION NO. 018718 MY COMMISSION EXPIRES SEPT. 28, 1906  | Notary Public for Oregon My commission expires September 28, 1996   |
| REQUEST FOR FULL RECONVEYAR   | ICE (To be used only when obligations have been pold.)  |
| The undersigned is the legal owner and holder of all deed have been fully paid and satisfied. You hereby are d  | indebtedness secured by the toregoing trust deed. All sums secured by the trust irected, 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 trust, to the parties designated by the terms of the trust deed the estate now  |
| held by you under the same. Mail reconveyance and docum   | nents to deed the estate now  |
| DATED: ,19  |   |
| Do not lose or destroy this Trust Deed OR THE NOTE which it secur<br>Both must be delivered to the trustee for cancellation before  | es,   |

Beneficiary

GHANT DEED

Order No. K-48322

## EXHIBIT "A" DESCRIPTION OF PROPERTY

Beginning at the Northeast corner of Lot 9, Block 3, SIXTH STREET ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon; thence West 50 feet along the North line of said Lot 9; thence South 56.12 feet, more or less, to the Southwesterly line of Lot 10 of said Block 3, which is also the Northeasterly line of Pershing Way in said addition; thence Southeasterly along said Northeasterly line of Pershing Way a distance of 60.43 feet, to the most Southerly corner of said Lot 10; thence North 90.55 feet along the East line of said Lots 10 and 9, to the point of beginning, being a portion of Lots 9 and 10, official plat thereof on file in the office of the County Clerk of Klamath County,

TOGETHER WITH that portion of the West 1/2 of the vacated alley which inurred thereto, which was vacated by Ordinance No. 6505, recorded September 3, 1986 in Volume M86, page 15784, Deed records of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

| Filed for | r record at reque | t ofKlamath County Title Co the29th day ofMortgagesAM., and duly recorded in Vol |
|-----------|-------------------|--|
| EEE       | <b>**</b>         | 0 rage   |
| FEE       | \$20.00           | Bernetha G. Letsch, County Clerk   |