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Attended to the control of the contr	HIKII FIVE THOU	the rents, issues and p	routs thereof and all lixture	nd all other rights thereunto be s now or hereafter attached to	o or used in connection with
of soon to come the come of th	******	********* (\$35	5,000.00) Dollars wit	h interest thereon populated	*******
comes comes comes comes comes comes comes come in the common common common common common common common common composition common composition compositi	ner paid, to be due and p The date of maturity of	payable Januar t the debt secured by	this instrument is the date.	2001 stated above, on which the	final installment of the note
T. 1. 1. 1. 1. 1. 1. 1. 1. 1.	es due and payable. Sho all (or any part) of gra iary's option*, all obliga mmediately due and pay	uld the grantor either antor's interest in it w ations secured by this	agree to, attempt to, or activithout first obtaining the wall instrument, irrespective of	rally sell, convey, or assign al ritten consent or approval of the maturity dates expressed aey agreement** does not con-	Il (or any part) of the prop- the beneficiary, then, at the therein, or herein, shall be-
3. reque 3. reque 9 pay I 9		and maintain the pro-	perty in good condition and	repair; not to remove or de	
pay in encies was a series of the control of the co	sa or destroyed thereon, 3. To comply with all la tests, to join in executing	and pay when due all ws, ordinances, regula f such financing state	Costs incurred therefor. tions, covenants, conditions a ments pursuant to the Unite	and restrictions affecting the	property; if the beneficiary
ilary a least terminate the least terminate the least terminate the least terminate te	tor tiling same in the p	roper public ottice or iirable by the benefici	ollices, as well as the cost	of all lien searches made by	tiling officers or searching the property against loss or best than \$Tull insurab
sessed somptly no or ont, be sured in wared in a debt th interest of the sessed in a sesse	as soon as insured; if the tilteen days prior to the e same at grantor's expe lebtedness secured hereb	e frantor shall fail for e expiration of any p ense. The amount colle y and in such order as leased to grantor, Suc	with loss payable to the latt, any reason to procure any su olicy of insurance now or he ected under any fire or othe beneficiary may determine, of h application or release shall	er; all policies of insurance she ch insurance and to deliver th reafter placed on the building r insurance policy may be ap or at option of beneficiary the not cure or waive any defaul	all be delivered to the bene-Vi the policies to the beneficiary is, the beneficiary may pro- poplied by beneficiary upon
d in a pay a pay a privile trial rocy's 1t 8. iary siary sperty of ARNII	5. To keep the property of upon or against the property of upon or against the property of the country may, at its observed in the property may, at its other or the property of the treety, together with the secured by this trust of therety against the property of the for the payment of the	free from construction to beneficiary; she for to beneficiary; she programmer of the properties of the beneficiary; she property herein described on the property herein described of the property herein described of the prion of the property of the prion of the property of the prion of the property of the prion of the prior of the prion of the prior of th	on liens and to pay all taxs nut of such taxes, assessment ould the grantor fail to make lirect payment or by providi it thereof, and the amount ed in paragraphs 6 and 7 of tany rights arising from brea described, as well as the grant cribed and all such payment.	s, assessments and other chais and other charges become ; be payment of any taxes, assessing beneficiary with funds with so paid, with interest at the this trust deed, shall be addited of any of the covenants he antor, shall be bound to the is shall be immediately due a ms secured by this trust deed no secured by this trust deed ms secured by this trust deed	past due or delinquent and ments, insurance premiums, h which to make such payrate set forth in the note ed to and become a part of reof and for such payments, same extent that they are and according to the such payments.
iary si TE: The savings perty of	incurred in connection I. To appear in and determine any suit, action or proce all costs and expenses, in med in this paragraph 7 Il court, grantor further of	with or in enforcing a end any action or pro- eeding in which the ba ncluding evidence of t in all cases shall be f	this obligation and trustee's ceeding purporting to affect eneficiary or trustee may ap title and the beneticiary's or ixed by the trial court and i	tle search as well as the othe and attorney's fees actually in the security rights or power, pear, including any suit for t trustee's attorney's fees; the n the event of an appeal from Il adjudge reasonable as the E	ncurred. s of beneficiary or trustee; the toreclosure of this deed, amount of attorney's fees any indement or decree of
TE: The savings perty of	s tees on such appeal. It is mutually agreed tha B. In the event that any	t: portion or all of the	property shell he taken un	der the right of eminent dome the monies payable as com	nin as condomnation. Laws
The put	is and loan association autho of this state, its subsidiaries, ING: 12 USC 1701i-3 regula	prized to do business und affiliates, agents or branch tes and may prohibit exe	er the laws of Oregon or the Unite ies, the United States or any agenc roise of this outlon	s an active member of the Oregon of States, a title insurance company thereof, or an escrow agent license	authorized to insure title to real
	iblisher suggests that such	an agreement address the	e issue of obtaining beneficiary's		
	TRUST I	DEED BY THE PERSON OF	Andrews (1995) Andrew	STATE OF ORE	SS.
				ment was receiv	that the within instru-
	the state of the s	d to be considered as all the province substitution of the transfer constants of the	SPACE RESERVED	et	ck, 19, ckM., and recorded ume No
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		o, Zip): CROW, INC.		ment/microfilm/ Record of	reception No,

which are 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, shall be paid to beneficiary and applied by it lits upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, frustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction therein; (c) join in any subordination or other agreement affecting its deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons tegally entitled thereto;" and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. The services mentioned in this paragraph shall be not less than \$5.

11. The entering upon and taking passession of the property or any part thereoi, in its own name sue or security to the indebtedness hereby secured, enter upon and take possession of the property or any part thereoi, in its own name sue or security to the indebtedness hereby secured, enter upon and take possession of the property or any part thereoi, in its own name sue or security to the indebtedness hereby secured, enter upon and taking possession

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest 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.

made by written institution to execute 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 soized in fee simple of the real property and has a valid, unencumbered title thereto

13000

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 (see Important Notice below),

(b) for an organization or (see a location of the process of the primary of the process of the primary of the process of the primary of the prima

personal representatives, successors and assigns. The term beneficiary a secured hereby, whether or not named as a beneficiary herein.	ties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledges, of the contract trustee and/or beneticiary may each be more than one person; that lude the plural, and that depending all grammatical changes shall be
IN WITNESS WHEREOF, the grantor has execute	d this instrument the day and year first above written. Build E. Buine
*IMPCRTANT NOTICE: Delote, 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.	BRUCE E. BRINK
STATE OF OREGON, County of	Klamath)ss.
by Bruce E. Brink	edged before me on
This instrument was acknowle	edged before me on
33	
as	
OFFICIAL SEAL	Notary Public for Oregon My commission expires 3-9-9-1
REQUEST FOR FULL RECONVEYANCE (To be us	sed only when obligations have been paid.)
TO: ,Trustée	
The undersigned is the legal owner and holder of all indebtedme deed have been tully paid and satisfied. You hereby are directed trust deed or pursuant to statute, to cancel all evidences of indebte together with the trust deed) and to reconvey, without warranty, to held by you under the same. Mail reconveyance and documents to	ress seemed by the trust deed (which are delivered to you herewith an parties designated by the terms of the trust deed the estate now
DATED:,19	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures.	est, established

EXHIBIT "A" TO TRUST DEED

The Beneficiaries will cause to be issued from the lien or charge hereof, a partial Reconveyance releasing Parcel 1 legally described herein upon a lump-sum payment in the amount of \$24,500.00, and The Beneficiaries will cause to be issued from the lien or charge hereof, a partial Reconveyance releasing Parcel 2 legally described herein, upon a lump-sum payment in the amount of \$14,470.00. These Partial Reconveyances will be issued according to this paragraph, provided the Note secured by this Trust Deed is paid current and not in default. All costs for such Partial Reconveyances shall be the responsibility of the Grantor herein.

PARCEL 1:

Lot 32, OLD ORCHARD MANOR, in the County of Klamath, State of Oregon.

PARCEL 2:

The Southerly 34 feet of the Easterly 88 feet of Lot 4, Block 33, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, and the Northerly 5 feet of the Easterly half of Lot 5, Block 33, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, AND ALSO a strip of land two (2) feet wide of the Southerly 34 feet of the Easterly end of the Westerly 90 feet of Lot 4, Block 33, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon.

STATE OF ORGANIZATION OF KLAMATH: ss.										
Filed for record at request of	Aspen Title	the	12th		_ day					
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	Mortgages on Page 10	102 102	-4 (211.							
FEE S20500	By Supplie	ana G. Logson, Cou	ity Cierk							
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STATE ON WIND										
STATE OF OREGON: COUNTY OF	KLAMATH: ss.									
Filed for record at request of	Aspen Title	the	6th		_day					
of <u>Feb</u> A.D., 19			1	M96						
of	Mortgages on Page 3	3543								
FEE \$15.00	Berne B. Welle	etha G. Jesch, Cou	nty Clerk							
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