SOBOS THISTRO	STDEED, made this	J. FLEBAUK		
그는 아이는 것을 가지 않는다.				as Grantor.
RUMELHART	UNTY TITLE COMPANY UMELHART AND JEAN L. TRUST DATED 12/26/89 evocably grants, bargains, s County, Oreg	WITNESSETH:	tee in trust, with power	as Beneficiary,
Lot 28 in in the of	Block E of Homecrest Elceopf the County G f vacated Climat Aver Holvy Spinc Obleon She MOAY OLICYT RES	, according to the	e official plat the ty, Oregon, togeth	ereof on file er with that
or hereafter apperta	singular the tenements, heredite ning, and the rents, issues and p JRPOSE OF SECURING PER	MOUITS INFIGOI and all Disture	S HOW ON INFORMATION MITHOMES	
not sooner paid, to b The date of becomes due and p erty or call (or any come immediately or assignment. Com To protect the 1: To protect provement thereon; 2. To comple damaged or destroy 3. To comply so requests, to join to pay for illing sau agencies as may be 4. To provid damage by lire and written in companificiary as soon as in at least filteen days cure the same at gr any indebtedness so	IR. THOUSAND THIRKY, TH rewith, payable to beneficiary e due and payable. AT MAT maturity of the debt secured by yable. Should the grantor either part) of grantor's interest in it v , all obligations secured by this us and payable. The execution sent Shall not be unr security of this trust deed, gran , preserve and maintain the pro- not to commit or permit any was te or restore prompily and in go d thereon, and pay when due al with all laws, ordinances, redule in executing such financing state me in the proper public office or prior to the control of the beneficiary, sured; if the grantor shall fail for prior to the control of any pr pantor's expense. The amount coll ured hereby and in such order az may be released to grantor. Suc any act done pursuant to such T	UKIXI 19 this instrument is the date caree to attempt to, or act without first obtaining the w s instrument, irrespective of by grantor of an earnest mo easonably withheld tor agress perty in good condition and ate of the property. od and habitable condition to ast incurred therefor. tions, covenants, conditions sments pursuant to the Unif offices, as well as the cost iary. surance on the buildings n ticlary may from time to the with loss payable to the lat any reason to procure any as boolicy of insurance now or h leated under any fire or oths s beneficiary may determine, h application or release sha	stated above, on which the ually sell, convey, or assign fritten consent or approval of the maturity dates expresses ney agreement* does not con- regard and the second of the and restrictions affecting the orm Commercial Code as the of all lien searches made to now or hereafter erected on ne require, in an amount no ter; all policies of insurance uch insurance and to deliver ereafter placed on the build or insurance do the build or at option of beneficiary is linot cure or waive any def	e final installment of the not- all (or any part) of the prop- of the beneficiary, then, at the otherein, or herein, shall be onstitute a sale, conveyance o demolish any building or im- nt which may be constructed, be property; if the beneficiary is beneficiary may require and by filing officers or searching the property against loss or t less than \$ FullInsur; shall be delivered to the bene- athe beneficiary may pro- applied by beneficiary upor he entire amount so collected ault or notice of default here-
5. To keep 1 assessed upon or a promptly deliver re liens or other charge ment, bensticiary r secured hereby; tog the debt secured by with interest as alc bound for the pays and the nonpaymen able and constitute trustee incurred in trustee incurred in trustee incurred in trustee incurred in the trial court, grau torney's fees on suc	any act done pursuant to such in be property free from construct, ainst the property before any p ceipts therefor to beneficiary; al se payable by grantor, either by may, at its option, make payme other, with the obligations descri- this trust deed, without waiver of resaid, the property hereinbeform rent of the obligation herein des- i thereof shall, at the option of a breach of this trust deed. costs, fees and expenses of this connection with or in enforcing in and defend any action or pri- entor, incher agrees to pay such an here agrees to pay such a hereof that; agreed that; at that any portion or all of the	ion liens and to pay all tag ant of such fares, assessmer, hould the grantor fail to mal direct payment or by provid in thereof, and the amount bed in paragraphs 6 and 7 of any rights arising from bro o described, as well as the scribed, and all such payme the beneficiary, render all s i trust including the cost of this obligation and trustee beneficiary or trustee may a title and the beneficiary a title and the beneficiary a um as the appellate court and	(a), assessments and other charges become to payment of any tares, easing beneficiary with funds so paid, with interest at t of this trust deed, shall be a sech of any of the covenants grantor, shall be bound to to nis shall be immediately du uma secured by this trust de title search as well as the o s and attorney's fees actually t the security rights or por ppoar, including any suit for i trustee's attorney's fees; in the event of an appeal in all adjudge reasonable as the status of the security reasonable as the security reasonable as the security is the security reasonable as the security and the security is the security is the security as a security is the security is t	sessments, insurance premiums with which to make such pay- he rate set forth in the note dded to and become a part of hereof and for such payments he same extent that they are and payable without notice ed immediately due and pay- ther costs and expenses of the vincurred. vers of beneficiary or frustee or the foreclosure of this deed the amount of attorney's lee on any judgment or decree o the beneficiary's or trustee's at

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222 S: 6th St. Klamath Falls OR 97601	

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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, tamily or household purposes (see Important Notice below), (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, legates, 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, if is understood that the grantor, 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 hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF, the drantor 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. the same same hor he inconsorrable atting the a Martina ser

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	*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is
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STATE OF OREGON, County of	
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This instrument was acknowledged before me onJune 13	***************************************
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Notary Public for Oregon June 8, 1999

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Filed for record at request of Klamath County Title	thed
of June AD, 19 96 at -11:16 o'clock_	M., and duly recorded in Vol. <u>M96</u>
of <u>Mortgages</u>	on Page <u>18668</u> Bernetha G. Letsch, County Clerk
FEE \$15.00 By	<u>Champertugall</u>
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FORM BO 281 - ORODON TOLE DACH SAME - TRUCH TEAM (An ignment Restricted),