FORM No. 681-1 - TRUST DEED (No restriction on assignment) ESS LAW PUBLISHING CO., PORTLAND, OR 9720 Do not have with 22 Aut Care ON The write which it your will must be started and marked in the second intermediate. **M** Vol._<u>M46_</u>Page<u>34322</u> DALEG ٠ăj٠ TRUST DEED IN A THIS SHE AND STATE OF OREGON, County of ___ SS. BARNES LOUING TRUST Certify that the within instrument JAMES M. BARNES - TRUSTEE R.O. BOX 397 MERRILL OR 97633 was received for record on the ____ day of _____ ----, 19____, at book/reel/volume No. _____ on page SPACE RESERVED DENNIS & SANDRA ENSOR and/or as fee/file/instru-5505 STURDIVANT (FOR The second RECORDER SUSE ment/microfilm/recoption No. _____ 97603 KLAMATH FALLS O Record of of said County. onding, return to (Nema, Address, Zip): Witness my hand and seal of County DENNIS Y SANDRA ENSOR 5505 STURDIVANT affixed. KLAMATH FALLS, OR 97603 NAME TITLE By_ ., Depoty. 5 THIS TRUST DEED, made this _____ 30th 1996 n . hetween Show of the second of the seco BARNES LOVING TRUST TAMES M. BARNES as Trustee, and DENNIS + SANORA NSOR, as Beneficiary 8 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in SEE ATTACHED EXHIBIT "A" an on company and the construction many activities of an and mar in the date if parties whit consume by we write the ten des services de la in addit, its preserves role an the unders St & Level on transmore concepts publication for recording to and the an international international first formation with all photometer with unsite post to plant together with all and singular 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum \$ 1,000.00 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note 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 autho-rized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.503 to 696.585.

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WARNING: Unless granter will waitent and locover would the same against all polocies in locations. WARNING: Onless grantor provides beneficiary with evidence of insurance coverage as required by the con-tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

obtain alone and may not satisfy any need for property damage coverage or any mandatory inability insurance re-quirements imposed by applicable law. 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 (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 beneficiary shall mean the holder and owner, including pledgee, of the contract In contrast this mostants is is understood that the mortandor or mortantee may be more than one person; that if the contract so

In construing this mortgage, it is understood that the mortgagor or mortgagoe may 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 hereof apply equally to corporations and to individuals.

DATED:, 19, Do not lose of destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconvegance will be made.	
DATED:, 19	
	The parties designated by the terms of the trust deed the estate now
held by you under the same. Mail reconveyance and documents to .	o the puttos designatod by the tertils of the trust dead the estate ann
trust deed or pursuant to statute, to cancel all evidences of indebte together with the trust deed) and to reconvey, without warranty, t	Iness secured by the foregoing trust deed. All sums secured by the trust on payment to you of any sums owing to you under the terms of the sdness secured by the trust deed (which are delivered to you herewith the terms delivered to you herewith
TO:	¹ 24
REQUEST FOR FULL RECONVEYANCE (To be	s used only when obligations have been paid.)
MY COMMISSION EXPIRES AUG. 30, 1999	Notary Public for Orogon My commission expires
COMMISSION NO. 048667	1
PATRICIA L HARVEY	······································
I fus instrument was ackno	wiedged before me on, 19,
by	weldged before me on
STATE OF OREGON, County o	t) ss.
as such word is defined in the Truth-in-Landing Act and Regulation 2, beneficiary MUST comply with the Act and Regulation 2, beneficiary MUST comply with the Act and Regulation by making requi disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivale if compliance with the Act is not required, disregard this notice.	the James McDowell Barnes

TRUSURVEYING, INC.LINE TELEPHONE (541) 854-3681 2333 SUMMERS LANE • KLAMATH FALLS, OREGON 97603

JULY 22, 1996

EXHIBIT "A"

LEGAL DESCRIPTION FOR P.L.A. 27-96 BARNES LOVING TRUST TO DENNIS AND SANDRA ENSOR

A TRACT OF LAND SITUATED IN PARCEL 1 OF "LAND PARTITION 56-94", TO BE COMBINED WITH PARCEL 2 OF SAID LAND PARTITION, BEING IN THE N1/2 SE1/4 OF SECTION 4, T41S, R10EWM, KLAMATH COUNTY, OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS.

BEGINNING AT THE SE1/16 CORNER OF SAID SECTION 4; THENCE S88°31'24"E 656.66 FEET TO THE C-E-SE 1/64 CORNER OF SAID SECTION 4; THENCE N00°44'00"E 224.35 FEET TO THE SOUTHEAST CORNER OF SAID PARCEL 2; THENCE N88°31'24"W 934.25 FEET TO THE SOUTHWEST CORNER OF SAID PARCEL 2; THENCE S49°52'22"E 359.17 FEET TO THE POINT OF BEGINNING, CONTAINING 4.10 ACRES.

Eusa. DENNIS 2442



EXPIRES 12-31-97

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at reques	t of	Dennis	Ensor						30th		day
of	October	A.D.	1996	at	3:50	_ o'clock _	<u>P.</u> M.,	and duly	recorded in	Vol]	M96	-
					Ber	netha G	Letse	1	County Cleri	k .		
FEE	\$20.00					By	-2	attus	Kos	2		
	2.00 c.c.						•		•			