FERNING BY TRUIT DEED (As algebra Resoluted)	COMMINION SEE STE-ENSHESS LAW PUBLISHENG CO. PORTLING, OR 67204
" 3645 N 96 DEC 17 1 90	Vol. <u>M%</u> Page 39103 €
TRUST DEED	STATE OF OREGON,
Proposition for the series of the control of the first the series in a	County of ss.
TAMI L. STRAWN	day
	of, 19, at
Green's Name and Address	o'clockM., and recorded in
	tareserved bow/reel/volume No on page and/or as fee/file/instru-
ALL STATES AND STATES OF THE S	ment/micsofilm/reception No
Beneficiary's Namo med Address	Record of of said County.
After recording, return to (Name, / datese, Zp):	Witness my hand and seal of County
ASPEN TITLE & ESCROW, INC.	affixed.
525 Main St. The thaten her was a known	
Klamath Falls, OR 97601	NAVE
Attn: Collection Dept. Western Date of Street	Deputy.
	THE PROPERTY OF THE PROPERTY O
THIS TRUST DEED, made this	December 19 96 between
TAMICI. STRAWN the control of the control of the control	
	### ### , as Grantor, ; as Trustee, and
ASPEN TITLE & ESCROWS INC.	, as Trustee, and
***************************************	1.14.18.19.18.18.14.14.14.14.14.14.14.14.14.14.14.14.14.
BRUCE E. BRINK and HELEN WOLTER, son and m	io thet, as Beneficiary,
ತ್ರೀಕಾರಿಕೆ ಮುಕ್ಕಳ ಇದರ ಸಂಕರ್ಮಿಸಿದ್ದರೆ ಕ್ರಮಿಸಿದ್ದರೆ ಕ್ರೀಸ್ ಕ್ಷಾಪ್ ಕ್ರಮಿಸಿದ ಮುಂದಿ ಕ್ರಾಪ್ ಕ್ರೀಸಿಸಿದ ಕ್ರೀಸ್ ಕ್ರೀಸಿಸ	- 활 생생들 생산 경찰과 동안 중 학교 시간 경우 등 전 시간 사람들이 되었다. 그는 사람들이 그는 사람들이 가지 않는 것이다.
Klamath County, Oregui, described a	* to trustee in trus, with power of sale, the property in
Lot 9, Block 3, FIRST ADDITION 1) KLAMATH	FALLS, in the County of Klamath, State of
Oregon, description and the second	
the land the contribution is the contribution of the land of the contribution is the contribution of the c	The contract of the property of the contract of
Edding Taken 2000 hoon might enough the	ring and the company of the contract of the c
i la Cura una a una presi la culta de subunta del Core, decesar de presidente. La cura una como de la como de subunta de subunta de la como de	And outside the first the first the first terms of terms of the first terms of the first terms of the first terms of terms
SEE ATTACHED EXHIBIT "A"	the control of the co
together with all and singular the tenements, hereditar sats and appur or hereafter appertaining, and the rents, issues and prolits thereof, and	ta ances and all other rights thereunto belonging or in anywise now all littures now of hereafter attached to or used in connection with
the property: A the property of the property o	each agreement of granter begin contained and payment of the sum
of Thirty Thousand One Hundred Ninety Eight a	ind 03/100
(\$30;198:03)	Ocllars, with interest the reon according to the terms of a promissory
note of even date herewith, psyable to beneficiary of order and mad	o by grantor, the final payment of principal and interest hereof, if
not sooner paid, to be due and payable at maturity of Note. The date of maturity of the debt secured by it is instrument?	
becomes due and payable. Should the granter either it tee to attempt	to, or actually sell, convey, or assign all (or any part) of the prop-

erry or an tot any party or grantor's interest in it without tirst obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option's, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement to does not constitute a sale, conveyance or assignment.

come immediately due and payable. The exacution by ginnto of an is a new income; an immediately due and payable. The exacution by ginnto of an is a new income; and seemed to see the exact of the exact

It is mutually agreed that:

8. In the event that any portion or all of the 3 operty shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The frust Deed Act provides that the trestee heraunder it is no either an attitute, 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, effiliates, agents or branches, the United States or any energy thereof, or an a scrow agent licensed under ORS 696.505 to 696.585.

**WARNING: 12 USC 1701-3 regulates and responsibility exercity of this option.

"The publisher saggests that such an agreement address the it we of obtaining it in efficiery's consent in cash lists detail.

All the property of the content position to per, all security positions and the property of the property of the content position to per, all security positions are recognized to per, and the property of any part of the property of the property of the property of any part of the property of t tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 purchased by pensitivary may not pay any craim made by or against grantor. Grantor may later cancer 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 four 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 lanked 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 camage coverage or any mandatory liability insurance recottain alone and may not satisfy any need for property camage coverage or any mandatory natinity if quirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represent d by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represent d by the above described note and this trust deed are:

(a)* primarily for grantor's personal, lamily or household purposes (see Important Flotice below),

(b) for an organization, or (even it granter 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 beneficially shall mean the holder and carner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In constraint this mortgage, it is understood that the mortgage may be more than one person; that if the context so In constraint this mortgage, it is understood that the 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. d to make the provisions hereot apply equally to consider the day and you IN WITNESS WHEREOF, the grantor has executed this instrument the day and you arrant Notice: Beliefe, by linking out, whichever vortently (a) or (b) is *IMPORTANT NOTICE: Delete, by lining out, whichever varianty (a) or (b) is not applicable; if warranty (a) is applicable and the bor efficient is a creditor. The such word is defined in the Truth-In-Lending Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stepens-New Form No. 1319, or equivalent; if compliance with the Act is not required allergiand if I notice. STRAWN TAMI L. STATE OF OREGON, County of Klamath December This instrument was acknowledged before me on ... The state of the s Tamil Strawn This instrument was acknowledged before me on bv. MARLENS T. ADDINGTON
MARLENS T. ADDINGTON
NOVARY PUBLIC - OREGON
NOVARY PUBLIC - OREGON
NOVARY PUBLIC FOR OREGON
NOVARY PUBLIC FOR OTHER MAR 22.15-97
MYCOMMISSION EXPIRES MAR 22.15-97
REQUEST FOR FULL IX ONVEYANCE (To be used only when obligations have been paid.) Notary Public for Oregon My commission expires 03/22/97 U The undersigned is the legal owner and he der of all indebte iness secured by the inregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You her by are directed an payment to you of any sums owing to you under the terms of the deed have been fully paid and satisfied. You her by are directed in payment to you of any sums owing to you under the terms of the trust deed (which are delivered to you herewith trust deed or pursuant to statute, to cancel all or idences of index stances secured by the trust deed (which are delivered to you herewith trust deed) and to reconvey, without warranty, o the parties designated by the terms of the trust deed the estate now together with the trust deed and to reconvey, without warranty. Trus ce held by you under the same. Mail reconveyance and docume Bandletone Do not lose or distancy this Trust Deed GRATHE NOTE yellch it procures. Both must be delivered to the trustee for concellation to Hore Beneficiary reconveyance will be made.

grande

EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL FINCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO TWO TRUST DEEDS, ONE RECORDED IN BOOK M-78 AT PAGE 610 IN FAVOR OF KLANATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS, OREGON, A CORPORATION, AND ONE RECORDED IN BOOK M-89 AT PAGE 18985 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF NOTES THEREIN MENTIONED. BRUCE E. BRINK AND HELEN WOLTER, THE BEHEFICIARIES HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTES IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, AND WILL SAVE GRANTOR HEREIN. TAMI L. STRAWN, HARMLESS THEREFROM. SAID BENEFICIARIES HEREIM DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTES AND TRUST DEEDS, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUNS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

BEB XW (INITIALS OF BENEFICIARIES)

(INITIALS OF GRANTO)

	OUNTY OF KLAMATH:	Si Sper Title &	Bacrow the 17th day
Filed for record at reques	A.D., 19 <u>96 a</u>	11:00	o clock As M., and only recorded in Vol. M96
	of <u>Mortga</u>	jes	39103 County Clerk
FEE S20.00			by Bernetha Letsch Fattlen Rose
			Matillan N