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POPUL No. 020 — TEUST DEED (Assignment Resincted).			
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TRUST DEED	10 /		
the thermal and the stone field meanings in		STATE OF OREGON County of	,
Montil's Construction, Inc.	100 mg 10	I certify that was received for received	the within instrument ord on the day , 19, at
Barnes Loving Trust	OMA AND THE LEAST OFFICE AND THE	O'clock	M. and recorded in
	SPACE RESERVED FOR	and/ceal/yolume No	on page or as fee/file/instru-
Considerate Name and Advance	RECORDER'S USE	HIGHELITHICKTON ITTER	strom Ala
After recording, return to plante, Address, Table	TO A THE PARTY OF	record of	of said County.
KCTC		affixed.	is and seal of County
422 MAIN STREET			
KLAMATH FALLS, OREGON 97601		By	m.E., Deputy.
THIS TRUST DEED made the	AND THE PROPERTY OF THE PROPER	THE	
THIS TRUST DEED, made this Montil's Construction, Inc. Mar	tin Monti and James Mon	il ti. individually	, 19.97 , between
Klamath. County Title Co	A PORTER L. TO P. DESTANDA	***************************************	as Canada
Cloyce E. Barnes and Sue B. Bar Trust dated November 29 1990	Des. Trustees under et-	75.65	, as Grantor, , as Trustee, and
maren Movember 29, 1990	Challed while become a be and in the		The same of the sa
Grantor irrevocably frants beating		No. 2. Company of the	, as Beneficiary,
Grantor irrevocably grants, bargainsKlamath	s <sup>sells</sup> and conveys to trustee i	n trust, with power of se	ale, the property in
and the second s			
그 가게 하게 그렇게 한 사람들은 하시다는 하는 것만들었는데 없는데 나를 살다.			
	ee Exhibit A attached	n (1916) de de la propia de la compaña d En la compaña de la compaña	
	한 기업으로 가득하면 가는 환경으로 있는 소리에 되었다. 그 등 등 가장 없는 그를 보는 것이 되었다.		
fortaches with to	tements and named		Afrika de la serie de la compaña de la c Compaña de la compaña de l
or hereafter appertaining, and the rents, issues and the property.	profits thereof and all fixtures now	ther rights thereunto belong	ing or in anywise new

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One Hundred Thousand Dollars and No/100 ----

note of even date herewith, payable to beasticiary or order and made by granter, the final payment of principal and interest hereof, it not sooner paid, to be due and payable April 1st /162002

not sooner paid, to be due and payable ...APILL LSL JIBANNA

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the come immediately due and payable. The execution by grantor of an earnest money agreement\*\* does not constitute a sale, conveyance or assignment.

beneficiary's options, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreement's does not constitute a sale, conveyance or to protect the security of this trust doed, granter agrees:

1. To protect the security of this trust doed, granter agrees:

1. To protect the security of this trust doed, granter agrees:

1. To protect, preserve and continuint the property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit many waste of the property.

2. To complete or restore promptly that any waste of the property.

3. To complete or restore promptly that any waste of the property.

3. To comply with all laws, editinance, regulations incurred theretor.

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4. To comply with all laws, editinance, regulations incurred theretor.

5. To comply with all laws, editinance, regulations incurred theretor.

6. To comply with all laws, editinance, regulations incurred theretor.

7. To comply with all laws, editinance, regulations incurred the following the property against the cost of all line secretors made by illing officers or exarching against a supply and the cost of all line secretors made by illing officers or exarching against a supply and the cost of all line secretors made by illing officers or exarching against a supply of the empirical property in the property against laws and all secretors and such all all laws and laws all laws and laws all laws and laws and laws all laws and laws and

NOTE: The Trust Deed Act provides that the trustee harounder must be either an effermer, who is an active member of the Oregon State Bar, a bank, trust company or cavings and loan association authorized to de business under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this sime, its subsidiaries, affiliates, agents or branches, the United States or any agency therest, or an escrew agent ileansed under ORS 693.565 to 693.565.

"WARNING: 12 USC 1701-3 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.

which no in cross of the moment desired at pay all resimable costs, expenses and attempt their measurily polity in the strain despendence which produce the proceedings, whall be paid of expenses and service produces and expenses and attempts for the strain despendence costs, necessary leaves, and appellance costs, accused burshy, and general respects at its own corpsines; its leaves and services such instruments as shell be necessary in the strain of the strain of the strain of the strains and securities such instruments as shell be necessary in the control of the strains and produces such instruments as shell be necessary in the notice of the strains of the property of the strains and strains and strains and the strains and the industrial of the strains and the industrial and the industrial of the strains and the industrial and the industrial of the strains and the industrial and the industrial of the strains and the industrial and the industrial of the strains and the industrial strains and the rectifies the property. The strains are not conveyed only the strains and the rectifies the property of the strains and the strains and the rectifies the property. The strains are not conveyed only the strains and the strains and the rectifies the property of the strains and the st ficiary's interest. 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 requirements 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 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 secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each 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. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

MANY NOTICE: Delete, by lining out, whichever warranty (a) or (b) is Month's Consequent 180. \*IMPORTANY NOTICE: Delete, 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 Truti-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose uso Stevens-Noss Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. By: Martin Monti, individually STATE OF OREGON, County of Klamath James Monti individu This instrument was acknowledged before me on ... March Martin Monti and James Monti, individually This instrument was acknowledged before me on ..... Martin Monti ssedensidant. OFFICIAMENT'S CONSTRUCTION, NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON COMMISSION NO. 059318 MY COMMISSION EXPIRES DEC. 19, 2000 Notary Public for Oregon My commission expires 12-19-2000 EUGEN TON FURT RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned is the legal owner and holder of all indebtedness secured by the torsgoing trust deed. All sums secured by the trust deed have been tally paid and satisfied. You hereby are directed, on payment to you of any same owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness escured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

Do not less or destroy this Trust Deed OR THE NOTE which it secures.

Eight must be delivered to the trustee for cancellation before

reconveyance will knowneds.

Beneficiary

## EXHIBIT "A"

## DESCRIPTION OF PROPERTY

All of Block 1, 1A, 2, and 8 of Dixon Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, together with vacated Wendling Street between the south line of Old Fort Road and the North line of Warring Street; the dedicated alley in Block 7; the dedicated alley in Block 1 and the dedicated alley along the North line of Block 1 between Old Fort Road and Williams Avenue.

A tract of land being in the NWLSEL of Section 28, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows: Beginning at the Northeast corner of Dixon Addition to the City of Klamath Falls, and running thence West along the North boundary of said Dixon Addition, a distance of 261.37 feet to a point in the East right of way line of the Old Fort Klamath Road; thence North 46°10' East along said East right of way line a distance of 181 feet to a point; thence South 46°13' East 181.2 feet to the point of beginning.

A tract of land situated in the NELSEL of Section 28. Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the Southwest corner of the NELSEL of said Section; thence East along South line of said NELSEL 50 feet; thence North parallel to the West line of the NELSEL 300.69 feet to the Easterly right of way of Old Fort Road; thence South 46°29' West along the Easterly right of way of said road 68.95 feet to the West line of the NELSEL; thence South 253.21 feet along the West line of said NELSEL to the point of beginning.

SPECIAL TERMS: It is agreed that beneficiary shall retain access and a proportionate share ownership in the two geothermal wells until the note secured herein is paid in full. The proportionate share will be based on the number of lots released compared to those encumbered.

514	LE OF OREGON: COU	VIY OF KLAMATH:		
File	d for record at request of	Klamath County Title the	31st	day
of_	March	A.D., 1997at3:19o'clockP M., and duly recorded in Vol	. <u>M97</u>	
		of Mortgages on Page 9293		
		Bernetha G. Letsch, C	County Clerk	
FEE	\$20.00	by Kathlin Ros	2)	
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