39837

TRUST DEED

Joni lear ald femileer peel 24615 Eunneis Lane Klamate Falls, or 97601

Grantor ALFRED L. ELGAR AND JUDY A. EDGAR 3370 LERE FOREST ROAD CHILOQUIN, OR 97624 Beneficiary

ESCROW NO. MT41698-MS After recording return to:

AMERITITLE 222 S. 6TH STREET

KLAMATE FALLS, OR 97601

MTC 411698-MS

TRUST DEED

THIS TRUST DEED, made on JUNE 12, 1997, between
JONI LEAF and JENNIFER PREL, with the rights of survivorship, as Grantor,
AMERITITLE, an Oregon Corporation, as Trustee, and
ALFRED 1. EDUAR AND JUDY A. EDGAR, or the survivor thereof, as Beneficiary,

WITHESEME:
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with
power of sale, the property in KLAMAIN County, Oregon, described as:

IOT 5 IN BLOCK 1 OF WEST CHILCOUIN, ACCORDING TO THE OFFICIAL PLAY THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, CREGON: TOGETHER WITH A MOBILE HOME; PLATE # x184220

SEE ALSO EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

together with all and singluar 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

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appetraining, 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 of "TWENTY TWO 'THOUSAND"* Dollars, with interest thereon according to the terms of a promissory note of even date herewith, breable to beneficiary or order and made payable by grantor, the final payment of intribution of intribution and interess thereof, if not some property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned, or allenanded by the grantor twithout first having obtained the, written construct and property in the sold of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed threin or herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To grotect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any wate of said property manner any building or improvement thereon; not to commit or permit any wate of said property manner any building or improvement thereon; not to commit or permit any wate of said property in the beneficiary or requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary or requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for in ling same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary will be a search as a search of the property o

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 inpurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

receives of the anomat required to pay all reasonable ones, expenses and attorpoly, followed and expenses and attorpoly of the proceedings, shall be paid to beneficiary, and applied by it if first such my note, reasonable costs and expenses and attorpoly of both, in the unit and applied to court, accessary by a for our curred by beneficiary in each proceedings, and the hadrac explicit spee flag individual and from that to their procure and the process of the individual control and from that to their process. For cancellation, without affecting the individual processor of the personal reasonable control and the process of the process of the individual process. The process of the individual processor in the individual processor. The processor is not to the processor of creating any vestication director. (c) Join in the making of any appropriate processor of the processor of creating any vestication directors. (d) Ioin in the making of any appropriate processor of the processor of the individual processor. In the making of any any time without onlone, either in person, by agent or by a receiver processor of the processor of the

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 [INOTICE: Line out the warranty that does not apply]

(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 beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or inortgage 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 implical to make the provisions hereof apply equally to corporations and to individuals.

IN WITCH EAR SHALL SHALL AND ALL SHALL SHALL

MAIRJORIE A. STUART NOTARY PUBLIC-OREGON COMPANION NO. 040231 JON! LEAF MYCCMMISION EXPIRES DEC. 20. JENNIHER PHAT _, county of KJAWA STATE OF instiment was acknowledged before JONI LEAF and JENNIFER PEE My Commission Expires 12/20

REC	QUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid)	Trustee
TO:		
	the legal owner and holder of all indextedness secured by the foregoing trust deed. All sums spaid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the trust deed (which are deliver	
together with the true	ist deed) and to reconvey, without warranty, to the parties designated by the terms of the trust of same. Mail reconveyance and documents to:	DEG THE CRIME HAM
neig by you withit m	Ile Sante: Wan reconstylling	
DATED:]	
Do not lose or destre	ny this Trust Deed OR THE NOTE which it secures.	
Both must be deliver reconveyance will I	red to the trustee for cancellation before	
ICCONVC / all CC 1/11.		

EXHIBIT 'A"

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED JULY 29, 1996 AND RECORDED JULY 30, 1996 IN VOLUME M95, PAGE 23092, MICROFILM RECORDS OF KLAMATH COUNTY, OREGON IN FAVOR OF HERMAN MC CARTY (AND SUBSEQUENTLY ASSIGNED TO HERMAN MC CARTY AND CHERYL KAY RANE; ON MAY 21, 1997 IN VOLUME M97, PAGE 15608, MICROFILM RECORDS OF KLAMATH COUNTY, OLEGON), AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED.

ALFRED L. EDGAR AND JUDY A. EDGAR, BENEFICIARY HEREIN, AGREES TO PAY WHEN DUE ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF HERMAN MC CARTY AND CHERYL KAY RANEY, AND WILL SAVE GRANTORS HEREIN, JONI LEAF AND JENNIFER PEEL HARMLESS THEREFROM.

SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO SAID PAID BY GRANTOR HEREIN SHALL, THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for re	cord at request	of	Amerititle			the * 24	
of	June	AD., 19 <u>9</u>	L_at11:	16 o'ches	A.M., and daly r	econlect in Vol	<u> 1197 - 41</u>
	·特殊 例 主要 2008		4444855		on Page <u>19480</u> Bernetha G	Letsch County	Clerk
FEE	\$25.00			By_	Kastlyn	Rogar	