TRUST DEED

Joni Leap and Jennifer Peel 24615 Runnels Lane Klamath Pails, or 97601 Grantor

ALFRED L. EDGAR AND JUDY A. EDGAR 3370 LAKE MOREST ROAD CHILOQUIN, DR 97624 Beneficiary

After recording return to:

ESCROW NO. MT41698-MS

222 S. 6TH STREET KLAMATH FALLS, OR 97601

WTC 41698-MG

TRUST DEED

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

WITNESSETH:

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

COT 6 IN BLOCK 1 OF WEST CHILDQUIN, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILH IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY OREGON. TOGETHER WITH A MOBILE HOME, PLATE # X162592.

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

together with all and singluar the tenements, hereditaments and apputenances and all other rights thereunto belonging or in anywise now or hereafter appartaining, 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 tenoments, hereditaments and appurtenances and all other right thereunto belonging or in anywise now or hereafter appertaining, and the reats, issues and profits thereof and all firmers now or hereafter attached to or used in consection with the project?

FOR THE PURPOSE OF SECURING PERFORMANCE to each agreement of grantor have in contained and payment of the sum of **TWENTY TWO THOUSAND** Dollars, with indirect thereon, according to the terms of a promissory note of even date hereoff the sum of the sum of according to the terms of a promissory note of even date hereoff the sum of the sum of according to the terms of a promissory note of even date hereoff the sum of the sum of property. Two THOUSAND** Dollars, with interest therein a payment of principal add interest hereoff, its instrument is the date, attack above, or which the final installment of said unto be sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned, or allenated by the grantor up to the sold, conveyed, assigned to be sold, conveyed, assigned to the sold the sold the property of this trust deed, grantor up to good conditions and repair; not to remove or demolish any building or improvement thereon, not to commit or bermit a sold work untiled transier any building or improvement thereon, and to the commit or bermit a sold work untiled transier any building or improvement thereon, and to the commit of the sold work untiled transiers and building or improvement thereon, and pay when due all to estimate the building of the property of this sold work untiled transiers and the sold transiers and the sold transiers and the sold transiers and the sold transiers and transiers and the sold transiers and transiers and transiers and tra

8. In the event that any portion or all of said property 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, which are

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 loss 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, affiliates, agents or branches, the United States or any agency themsof, or an escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount required to pay all reasonable costs, expenses and intorney's fees necessarily paid or incurred by grantor in such proceedings, shall be goald to henefoldary and applied by it first upon any sich reasonable costs and expenses and attorney's fees, to thin the terral and appellation henefoldary and applied by it first upon any sich reasonable costs and expenses and attorney's fees, to thin the terral and appellation country, and the balances applied upon the indebtedness secured hereby; tind grantor agrees, at its own expense, to take such actions and execute such instruments as shall be note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easonant or treating any restriction thereton); (c) into any subtridination or other agreement affecting this decid or the liten or charge thereof; (d) reconvey, without warranty, all or any part of the property. The granted is any to anonymore may be reached the expense of the property of the property. The granted is any to anonymore may be reached the expense of the property of the property. The granted is any to anonymore may be appeared to the property of the property. The granted is any to anonymore may be appeared to the property of the property. The granted is any to anonymore may be a receiver not be appointed by a count, and without regard to the dedecuse of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name suc or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and leaking possession of said property or any part thereof, in its own name suc or otherwise collect the rents, issues and profits, and the property of the property and the property and the property and the prope

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all trille, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, unly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor will warrant and forever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may not pay my claim made by or against grantor. Grantor may later cancel the coverage burchased by beneficiary, may not pay my claim made by or against grantor. Grantor may later cancel the coverage burchased by beneficiary, may not pay my claim made by or against grantor. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's courter or lean behance. If it is so added, the interest rate on the undership contract or loan will apply to it. The effective case of cove

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	REC	UEST FOR PULL	RECONVEYANCE (To be u	ised only when obligations have been paid)				
TO:				Trustee				
deed have been fi	ılsı uly	he legal owner and paid and satisfied.	holder of all indebtedness set You hereby are directed, on p	cured by the foregoing trust deed. All sums secured by the trust payment to you of any sums owing to you under the terms of the				
together with the	trus trus	deed) and to recor	ivey, without warranty, to the	cured by the foregoing trust deed. All sums secured by the trust payment to you of any sums owing to you under the terms of the secured by the trust deed (which are delivered to you herewith parties designated by the terms of the trust deed the estate now				
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DATED:			, 19					
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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, 1596 AND RECORDED JULY 30, 1996 IN VOLUME M96, PAGE 23095, MICROFILM RECORDS OF FLAMATH COUNTY, OREGON IN FAVOR OF HERMAN MC CARTY (AND SUBSEQUENTLY ASSIGNED TO HERMAN MC CARTY AND CHERYL KAY RANEY ON MAY 21, 1997 IN VOLUME M97, PAGE 15608, MICROFILM RECORDS OF KLAMATH COUNTY, OREGON), 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.

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