	ST DI ED (Asişki man I Riisi fo			COPPRISHT 1995 STEMPS HESS LAW F	New Property of April 1817 and 1754
Robert I  Thomas y  112 Lami  John Day	TRUST DEED  . Komlofeke  Gustore Name and Addre . Smith. Trustee		SPAGE RESERVED FOR RECCADER'S USE	STATE OF OREGODE County of	N, } ss. the within instrument cord on the day, 19, at M., and recorded in b cn page /or as fee/file/instrueption No of said County.
After recording, returned Mr. and 1 112 Lamf	m to (lisms, Addráss, 259); Mrs. Thomas W. ord Road OR 97845	<b>Strich</b> Selection (1997)		affixed.  NAME  By	TITLE Deputy
FIRST AM	TRUST DEED, the Komlofske	(Surance Compai	argaria al arabi		as Grantor,
Grani KLAMATH * of the G	or irrevocably grand loria B. Smith "A" attached he	ts, bargains, selis a County, Oregon, de Living Trust.	WITNESSETH: and conveye to trust escribed as: a. part hereof.	ng Trust and Gloria	as Denemary,
the property.	经收款证据 医水井特殊药	SHALL DOLL THE TOTAL	'ilinatinas di Walancad	all other rights thereunto belinow or hereafter attached to o	

assignment.

beneficiary's option, all obligations secured by this instrument, irrespective of the analytic date expressed therein, or herein, shall become immediately due and payable. The security of this trust deed, grantor agrees:

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

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

2. To complete or restors promptly and in good and habitable condition any building or improvement which may be constructed, danged or distroyed thereon, and pay when due all cors incurred thereon.

3. To complete the restors promptly and in good and habitable conditions and restrictions allecting the property; if the beneficiary so requests, to be in the recently such triancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien eserches made by illing officers or searching senties as many be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now of the commercial code as the property against lass or tange by fire and such other hazards as the beneficiary may from the continuously insulations and the continuously maintain insurance on the buildings now of the commercial to the property against lass or travellation in companies acceptable to the beneficiary, without pay price the set in the property against lass or travellation in companies acceptable to the beneficiary was to provide and only price to the beneficiary and test fifteen day price to the policy of the property free that the property free from construction liens and to pay all taxes, assessments and other charges beneficiary to may provide the property free from construction liens and to pay all taxes, assessments and other charges the amount so collected, or any part threach, may be released to gra

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary 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 Trust Deed Act provides that the trustee herounder must be either an attorney, who is an active member of the Oregon Stats Bar, a bank, trust company or savings and ican association authorized to do business under the level 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 thereof, or an excrew agent licensed under ORS 696.505 to 596.585.

"WARNINGS: 12 USC 17701-3 regularies and may prohibit exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining be reliciony's consent in complete detail.

which are in sicess of the amount quality of gay, all relicensible costs; expesses and atterney's less excessarily paid or incurred by granted in such proceedings; shall be pold to be peleticary and applied by if first ignor any instantable costs and expesses and attorney's less, both in the rink and applied and incurred poly in the process of the p tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 reobtain alone and may not saisty any need for property damage coverage of any mandatory making misutance for quirements imposed by applicable law.

The gruntor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor a 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, incres to the benefit of and binds all partius 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 mained as a beneficiary nervin. In constraing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that 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 herout apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\*IMPORTANT MOTICE: Delete, by lining out, whichever warminy (a) or (b) is not applicable; if warminy (a) is applicable and the baneficiary is a creditor.

\*\*Robert\*\* I. Komlofeke \* IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a craditor as such word is defined in the Truth-in-lending Act and Regulation Z, beneficiary Mujī comply with the Act and Regulation by making required disclosures; for this purpose use Slavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Robert L. Komlofske STATE OF OREGON, County of Clacker mas This instrument was acknowled ged before me on ....June nopultish the by Robert L. Komlofake This instrument was acknowledged before me on ... k+b>A L K07N fof≤K € K 115 Fedfore yair by

OFFICIAL SEAL

NANCY TEYEMA

NOTARY PUBLIC OREGON

Notary Public for Oregon My commission expires Of MANCY TEYEMA

NOTARY PUBLIC OREGON

Notary Public for Oregon My commission expires Of MANCE (To be used only when obligations have been poid.)

To:

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

DATED:

19

Do not look or destroy, this trust bed OR THE NOTE which it should be must be dilivered to the trustee for concellation before reconveyance will be made.

Beta must be dilivered to the trustee for concellation before

MINNING HOLD

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## EXHIBIT "A" DESCRIPTION OF PROPERTY

A tract of land situated in the westerly portion of Lot 4, Block 6, Tract 1080, WASHBURN PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, being more particularly described as follows:

Beginning at the Southwest corner of said Lot 4; thence N 00°04'50" E., along the West line of said Lot 4, 430.00 feet to the Northwest corner of said Lot 4 thence S 89°55'10" E., along the North line of said Lot 4, 211.18 feet; thence S 00°09'45" W 430.00 feet to the South line of said Lot 4; thence N 89°55'10" W 210.57 feet to the point of beginning.

Can	ACCOUNT		~~~		NY M		A TOTAL			W A PM		2.00
	AIM	. ,,	£ 30C	HI 71 3	17) · C	1 22 1	NI I	Y 1 1 1 1	K I A	1.7 1.1	H:	0.00

Filed for record	at request of	Klamath Count	y Title	the 27th	day
of <u>June</u>	A.D.,	19 97 at 3:20	0 o'clock P	M., and duly recorded in Vol. M97	
		Mortgages			
				Bernetha G. Letsch, County Clerk	
FEE \$20.	00		Вv	Kathen Ross	
	[1] [3] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4				