HOPer No. 201 - TRUST DEED (Las grans in Restitered). ATE #01046		COPYTHICHT 1995 STEVENS HESS LASS PUB	25 ANNO 1745 THE AN INTERNET
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TRUST DEED	in 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 199 1997 - 1	STATE OF OREGON, County of	} ss.
Bruce E. Brink Helen G. Wolter		I country that the was received for reco	he within instrument rd on the day , 19, at
Grantor's Nuns and Address Glenn Woolhiser, Trustee Rich Woolhiser, Trustee	SPACE MISSERVED	ofo'clock book/reel/volume No. and/o	as fee/file/instru-
Baneficiary's Name and Address Ther recording, roturn to (Narse, Address, Zip): Aspen Title & Escrow, Inc. 525 Main Street		ment/microfilm/reception No Record of of said County. Witness my hand and seal of County affixed.	
Klamath Falls, OR 97601 Attn: Collection Departmen	in the second	By	TITLE , Departy.
THIS TRUST DEED, mede this 194			
Aspen Title & Escröv, Inc. Glenn Woolhiser and Ruth Woolhiser, Tru	ustees of the Wo	olhiser Fami	, as Grantor, , as Trustee, and 1y Trust
The second s	ITNESSETH:	unio de la seconda de la s Referencia de la seconda de	, as Beneficiary,
Please see Exhibit "A" attached hereto	and made a part	thereof	
together with all and singular the tenements hereditements and	e Biggi Della egiti. Streffeteret i son est	이상 승규에서 집에 집에 가지 않는 것이 있는 것이 없다.	

together with all and singular the tenements, heroditaments and appurtenances and all other rights thereunto belonging or in anywise now togener with all and singure the remembers, nerodifications and apportionances and all other rights thereand belonging of in anywhe now of hereafter apportaining, and the rents, issues and profits thereof and all figures 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

note of even date herewing payable to benencerry or order and zeace by granter, the time payment of principal and menos hereos, in not somer paid, to be due and payable at maturity of order and zeace by granter, the time payment of principal and menos hereos, in 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 granter either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of granter's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by granter of an earnest money agreement\*\* does not constitute a sale, conveyence or content.

benelizing's option?, all obligations secured by this instrument, inrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The orecultion by grantic of an extrast, money, afgreement?? does not constitute a sale, conveyance or a protect the security of this trust deed, grantic agrees.
1. To protect the security of this trust deed, grantic agrees.
2. To protect the security of this trust deed, grantic agrees.
3. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, danged or destroyed thereon; and pay when due all coords incurred thereon.
3. To complete thereon; and pay when due all coords incurred thereon.
3. To complete the security of this function gatesense to the Unitorn Commercial Code as the beneficiary are require and to pay lot filing same in the proper public office or offices, as rell as the cost of all lien searches and by filing officers or searching agreeds as the banding they require the thereon and pay is the base of the property against (pay or lien way be deem detailable). It has prove the require, in an amount not leas than \$1.1821Lel, yall us filters are soone a immund; if the granter shall have reason to healthings now or hereafter, escial on the property against (pay or any based destable by the baseholicity real reason to be proved to the sheet relation of an extense prove or horeafter place on the buildings, the beneficiary may not any based does soone baseholic and the sub-reason base of the pay of the start about the same terms and the start and the there's all on the start about the same at grantor's expresses. The answart collected under the same shall had cure or ware any default on the schledings of a start beneficiary used or any part thereof, may be closed to be schleding to a relation and cure or ware any default on onice of default have start does property the from construction liens and to pay alay the charge

NOTE: The Trust Deed Act provides that the trustee bereusder reast be either an attorney, who is an active member of the Dregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Gregon at atomic, while is an active member of the Uregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States, a title Insurence company authorized to insure title to mal WARNING: 12 USC 1701-3 regulates and may prohibit warches of this option. "The pullisher suggests that such as a regreement address the issue of childring beselfclary's consent in complete detail.

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-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 contained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneticiary, 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 deeil are: (a)\* primarily for grantor's 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, 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 ecured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, bustee and/or beneficiary may each be more than one person; that if the construing this trust deed, it is understood that the granter, bustee 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

IMPORTANT NOTICE: Deleto, by lining our whichever warranty (a) or (b) is such word is defined in the truth-in-lending Act and keyulation Z, ite Bruce E. Brink by Shelen is Wolter, Atty Bruce With the Act is not negatived this notice. Intermediate State of the second state of
This instrument was acknowledged before me on
of
of the second se
The undersigned is the legal cover and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust and have been fully paid and satisfied. You hereby are directed on peyment to you of any sums owing to you under the terms of the gether with the trust deed) and to reconvey, without visitenty, to the parties designated by the terms of the trust deed (which are delivered to you herewith Id by you under the same. Mail reconveyance and documents to the designated by the trust of the trust deed the estate new defined and the same. Mail reconveyance and documents to the same. The same is the same is the same is the same trust deed the state new defined by the trust deed is the same is the s
net lose or destroy this Trust Dead OR THE NOTE which it ascures. In must be delivored as fast twitter for cancellation before reconvolution will be intude.
JR 11 22 2 LUC I DECIFICING METAL AND A STREAM

## EXHIBIT. "A"



PARCEL 1:

Lot 4 and the North 10 feet of Lot 5, Block 206, MILLS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

PARCEL 2:

The Southerly 40 feet of Lot 5, Block 206, MILLS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Elamath, State of Oregon,

PARCEL 3:

The Northerly 11 feet of Lot 6, Block 206, MILLS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-33DC TL 13700 CODE 1 MAP 3809-33DC TL 13600

PARCEL 4:

Lot 14, Block 19, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-29AD TL 9700

STATE OF OREGON: COUNTY OF KLAMATH : ss. おころと

Filed fo	or record at reques	st ofAspen .	Title & Escrow	the 15th day
of	August	A.D., 19 <u>97</u> at	11:21 o'clock	A. M., and duly recorded in Vol. <u>M97</u> ,
		of <u>Mortgages</u>		on Page <u>26834</u> .
FEE	\$20.00		By	Bernetha G. Letsch, County Clerk
44 1				
				1988년 1998년 - 1999년 1971년 - 1988년 - 1999년 1971년 1971년 국가 영국