TRUST D B B D

Richard:

ROBEST F. AMOS R FCL 19990 HWY 101 SANTA MARGARITA, CA 93453 Grantor

MICHAEL J. LANGDON 13517 MUSCATINE STREET ARLETA, CA 91331

Beneficiary

After recording return to:

ESCROW NO. MT42695-MS

AMERIZITLE 6'TH STREET

KLAMATH FALLS, OR 97601

MTC, 42695-MS

THIS TRUST DEED; made on SEPTEMBER 26, 1997, between ROSSF F. AMOS; as Grantor, as Trustee, and

as Trustee, and

MICHARL J LANGDON, as Beneficiary,

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

IOT 31 IN BLOCK 32 OF KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT 2, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON

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 singliar the tenements, hereditaments and appurtenance and all other rights thereunto belonging or in anywise with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of ground herein contained and payment of the sum of seconding to the terms of a promissory note of even due herewith, payable to beneficiary or order and made payable by grentor, the final payment of principal and interest hereof, if not sooner pad, to be use and payable une? 1979 the purpose of the payment of principal and interest hereof, if not sooner pad, to be use and payable une? 1979 the payment of principal and interest hereof, if not sooner pad, to be use and payable une? 1979 the payment of principal and interest hereof, if not sooner pad, to be use and payable une? 1979 the payment of the payment of the property of the debt secured by this instrument is the dart, stated above, on which the final installment of said note become and the payable. The protect of the payment of the p

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 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 escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount required to pay all reasonable cours, expenses and anorriey's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to brenchiclary and applied by incurry on any such reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, incessarily paid with the proceedings, and the balance applied upon the indebtedness secured hereby; and granton people is its own expense. To take such actions and expenses and attorney's fees, both in the trial and appellate courts, processarily paid with the own control of the processary in chaining such compensation people is its own expense. To take such actions and execute such instruments as shall be necessary in chaining such compensation people is its own expense. To take such actions and execute such instruments as shall be not for content in the processary in the proce

In a rectals in the deed of any matters of fact shall be conclusive proof of the trusfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the the interest of the trustee in the trust deed as 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.

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 title, powers and duties conferred upon any trustee herein named or appointed. Each such appointment and substitution shall be made by written instrument executed by beenficiary, 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, duly 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 is lawfully seized in fee simple of the real property and has a valid, uncurumbered title thereto and that the grantor will warrant and forever defend the same against all persons whomsoever.

WARNINGS: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This agreement between them, beneficiary may purchase insurance at grantor may later cancel the 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 coverag

	建建铁铁铁铁 化双铁铁铁铁 医抗抗毒药	나 안 되면 나가 하면 하다는 얼마 얼마 살아 먹었다.		Committee of the commit	A MERCHANIST AND A STREET TO A STREET		
				RODERT F.	AMOS		
	ABMIN DEFENSE	full health at		Richard I	04Cu		
				e diameter			
	#suktosi talu						
	提到机工的工作			) s	<b>a</b>		
ST	YTE OF	LOU COU	nty of				
4.2	mula inat	rument was ack	nowledged be	fore me on		<u> </u>	
By	AOBERT P.	-NIC-	and the New Porce	· 以下的自己的对话的证据的证据的方式的 (1)			
٠.٠٠	alsah Merendesser	-924) 92.4°1.64.209.209.2	548541003165450		Gel Gt	borb so)	
· My	Commission	Expires	1564 1812 III 6442	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STATE OF A	TO PUBLIC	for
2 Style 12	多数连续部门 化二氯甲基苯基甲基异	and 100 Employed 2000年4月20日本出版公司	第三次的动物 2012年,在11年中的大学的大学	5年以此歌是15年12日 15日 15日 15日 15日 15日 15日 15日 15日 15日 15			Table 1

STATE OF CALIFORNIA	
COUNTY OF SUCH LUISOD IS DO	
on 929,97	
pergre me, Kingril Rating	
Notary Public in and for said State, personally	/ appeared
Kichar Kt. Ams-	
whose name(s) is/ <del>are s</del> ubscribed to the within executed the same in his/ <del>scr/tho</del> ir authorized c	e basis of satisfactory evidence) to be the person(s) instrument and acknowledged to me that he/e <del>he/they apacity(ies), and that by his/her/thei</del> r signature(s) on t
whose name(s) is/ <del>are-</del> subscribed to the within executed the same in his/h <del>er/the</del> ir authorized construment the person(s), or the entity upon be	instrument and acknowledged to me that he/she/they
whose name(s) is/ <del>are subscribed to the within executed the same in his/her/their authorized construment the person(s), or the entity upon belonstrument.</del>	instrument and acknowledged to me that he/she/they apacity(ies), and that by his/ <del>her/thei</del> r signature(s) on th
whose name(s) is/ere-subscribed to the within executed the same in his/her/their authorized construment the person(s), or the entity upon be instrument.	instrument and acknowledged to me that he/she/they apacity(ies), and that by his/her/their signature(s) on the half of which the person(s) acted, executed the
whose name(s) is/ere-subscribed to the within executed the same in his/her/their authorized construment the person(s), or the entity upon be instrument.	instrument and acknowledged to me that he/she/they apacity(ies), and that by his/her/their signature(s) on the half of which the person(s) acted, executed the KARSN LOGBURN COMM IDSSESSION STREET COMMANDESSESSION STREET
whose name(s) is/ <del>are subscribed to the within executed the same in his/her/their authorized construment the person(s), or the entity upon belonstrument.</del>	instrument and acknowledged to me that he/she/they apacity(ies), and that by his/her/their signature(s) on the half of which the person(s) acted, executed the KARSYL OGBURN COMM. # 1053831
whose name(s) is/ <del>are-</del> subscribed to the within executed the same in his/h <del>er/the</del> ir authorized co instrument the person(s), or the entity upon be instrument.	instrument and acknowledged to me that he/she/khey apacity(ies), and that by his/her/their signature(s) on the half of which the person(s) acted, executed the KAREN L OGBURN COMM. 1033831 Notary Public - Craffords SANIUS ORS O COUNTY
whose name(s) is/ere-subscribed to the within executed the same in his/ker/their authorized or	instrument and acknowledged to me that he/she/they apacity(ies), and that by his/her/their signature(s) on the half of which the person(s) acted, executed the KAREN L OGBURN COMM. 9 1033831 Notice Public Commit

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid) 32733 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 together with the trust deed) and to reconvey, without warrantly, to the parties designated by the trust deed (which are delivered to you herewith held by you under the same. Mail reconveyance and documents to: DATED: . 19 Do not lose or destroy this Trust Deed OR THE NCTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Beneficiary STATE OF OREGON: COUNTY OF KLAMATH : SS. Filed for record at request of America Constitution of October A.D., 19 97. at 3:43

of Mortgages day o'clock P. M., and duly recorded in Vol. on Page\_ 32730 Bernetha G. Letsch, County Clerk FEE \$25.00