DEED

THUS DISCOP AND CATHARINA DESCOP 19000 SO. POB VALUEY RD. KLIMATH FALLS, OR 97603 FRANK KUNTZ 17421 RPAD 36 MADERA, CA 93638 Beneficiary

A.Eter recording return to: H.SCROW NO. 10T43082-101

AMERITITLE 222 S 6TH STREET

KLAMATE FALLS, OR 97601

MTC 43082-14A

THUST DEED

THIS TRUST DEED, made on MOVEMBER 5, 1997, between THYS DEBOOP and CATHARINA DEHOOF, musband and wife, as Grantor, AMERITITE; as Beneficiary, as Frank KUMTZ, as Beneficiary.

WITHESSETH:

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

The S1/2 of the NWL/4 of Section 33. Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, EXCEPTING THEREFROM that portion lying within the boundaries of South Foe Valley County Road

SEE EXPLIBIT "A" ATMACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF. THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED JUNIOR TO A FIRST TRUST DEED IN FAVOR OF GERALD C. DAME AND JANICE L. DAME, OR THE SURVIVOR

THEREOF, AS BENEFICIARIES AND A SECOND TRUST DEED IN FAVOR OF IRVIN J. MCDONALD AND SHETLA K. MCDONALD, OR THE SURVIVOR THEREOF, AS BENEFICIARIES 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

SHEILA K. MCONALD. OF THE SURVIVOR THERIOF. AS BRIDEPICIAR S. SHEILAR MCONALD. OF THE SURVIVOR THERIOF. AS BRIDEPICIAR S. Applications of the rights free and singluar the tenements, herelitaments and applications of the region of the region

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 Doed Act: provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon States, a bank, trust company, or savings and loan association authorized to do be siness under the laws of Oregon or the United States, a fittle insurance company authorized to intere title to real property of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an exercise agent licensed under ORS 696.505 to 696.585.

in excess of the amount required to gai all reast able costs, expenses and attorney's ites necessarily paid or incurred by granter is such procuedings, shall be paid to benefitizary and implied by it "first upon any such measurable corts and concerns and attorney's fees, as for own expenses, to take such as a concernment of the processary in the polarical papers."

1. The concernment of the process of the polarical papers are all the process of the polarical papers and the polarical papers and the polarical papers and the polarical papers.

2. At any time and from time to time upon printen request of beneficiary, payment of its feet and presentation of this deed and the rock for endorsement (in case of full reconvey) recepts.

3. At any time and from time to time upon printen request of beneficiary, payment of the feet and presentation of this deed and the rock for endorsement (in case of full reconvey) recepts. The grantes are all property; (b) join in granting any easement of the individual part part of the property. The grantes in any reconveyance may be described as the person of persons legally initiate thereon.

3. The property of the property. The grantes in any reconveyance may be described as the person of persons legally initiate thereon.

3. The property of the property of the property. The grantes in any reconveyance may be described as the person of persons legally initiate the next of the property. The grantes in any reconveyance may be described as the person of the truthfulness thereof.

3. Upon any default by grantor hereurder, beneficiary may at united the property of the indebtedness hereby secured and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's frees upon any indebtedness secured hireby, and in such order as beneficiary may determine.

3. The catering upon any taking of the property. The collection of such any person and take posters and taking possession of said property or any part thereof, in its own name suc or otherwis

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to airs 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 in interest appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, 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 ben ficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be consults are proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, the 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 accion 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 overage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to pretect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. This insurance may, but need not, also protect grantor insurance and provides beneficiary with evidence of insurance at grantor's expense of pretect deed from the providence that grantor has obtained property everage develore. From the state of the east providence of the dead grantor failed to provide prot of coverage. The coverage beneficiary shall not everage be reduced to grantor's cont

CIMELET A REVIEW NOTARY PUL IC-OREGON COMMISSION NO. 051945
MY COMMISSION EXPIRES MAY 25, 2008 CHIENETE DELICOP County of ACATONALETO This instrument was acknowledged before me on THYS DEHOOP and CAMBARINA LEHOOP Movember 6198 5/2512000 My Commission Expires Public

10:	REQUEST FOR F										, Nause	e	
The undersigned deed have been futured deed or purs together with the held by you under	uant to siziule, to trust deed) and to	ned. Hou here cance all evid reconvey, with	by are dire lences of i	xted, on pondebtedness ntv. to the	yment :	to you of d by the	iny su	ns own	ng to y	ou unde delivered	r the ter	ms of the	;
DATED:			, 19_										
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EGHERT "A"

THIS TRUST DEED IS AN "ALD. INCLUSIVE TRUST DEED" AND IS SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED NOVEMBER 13, 1995 AND RECORDED NOVEMBER 14, 1995 VOLUME M95, AT PAGE 3:161, MICROFILM RECORDS OF KLAMATH COUNTY, OREGON IN FAVOR OF IRVIN J. MCDONALD AND SHELLA K. MCDONALD AS BENEFICIARIES, WHICH SECURES THE PAYMENT OF A NOTE THEREIS MENTIONED.

FRANK KUNTZ, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON SAID PROMISSORY NOTE IN FROOR OF IRVIN J. MCDONALD AND SHEILA K. MCDONALD AND WILL SAVE GRANIORS HEREIN, THYS DEHOOP AND CATHARINA DEHOOP HARMLESS THEREFROM.

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

STATE	H OREGON:	COUNTY	OF KLAMAPH:	SS.		
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Filed for record at request of			f	Ameritite						11.1		the	710	day	
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