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DEED

TRUST

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HELEN A. LOTTRIDGE 3551 S.E. CORA DRIVE PORTLAND, OR 97202 Grantor WILLIAM L. MILLER AND PHYLLIS MILLER 8172 E. EVANS CREEK RD. ROGUE RIVER, OR 97537 Beneficiary

\*\*\*\*\* \*\*\*\*\* \*\*\*\*\*\* ESCROW NO. MT42939-EA After recording return to: AMERITITLE 222 S. 6TH STREET MTC 42939-KA KLAMATH FALLS, OR 97601

TRUST DEED

THIS TRUST DEED, made on 01/06/98, between HELEN A. LOTTRIDGE, as Grantor, AMERITITLE, as Trustee, and WILLIAM L. MILLER AND PHYLLIS MILLER, husband and wife or the survivor thereof, as Beneficiary,

WITNESSETN: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with of sale, the property in KLAMATH County, Oregon, described as: SEE EXHIBIT A WHICH IS MADE & PART HEREOF BY THIS REFERENCE power of

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

better with all and singluar the tenements, hereditaments and appurtenances and all other rights thereanto belonging or in anywise with the property.
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of "SEVENTY THOUSAND\*" Dollars, with interest therean "according to the terms of a promissory non if on tooner paid, to be due and payable banary 09 1999.
There are the terms of a promissory non, if on tooner paid, to be due and payable banary 09 1999.
There are the terms of a promissory non, if on tooner paid, to be due and payable banary 09 1999.
There are the terms of a promissory non, if on tooner paid, to be due and payable banary 09 1999.
There are the and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, convect, assigned, or alicated by the grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect the rescuring to the commit any deate of said band on the payable.
To conside or rescuring the deate secure do the deate stated and payable and therein or inprovement thereoi, not to commit or permit any waste of said diverty.
To protect the security of this frust deed, grantor agrees:
To protect the rescuring the deate secure and matarian insurance on the building or improvement which may be constructed.
To request, to join in executing such thanking themesting construction.
To request thereant or the deate secure and thereants.
To request the internation of the deate secure and the deate secure and the agree secure and matarian insurance on the building so we reterafter and and to deliver add buildings. The provide and continuously maintain insurance on the building so we or hereafter active as the beneficiary way require and to pay for thing same in the proper public office or offices, as wel

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It is mutually agreed that: 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 monics 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 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.

Stap ut

Proceedings, shall be paid to beneficiary and applied by if first womenty such reasonable costs and expenses and attorney's fees necessarily paid or incurred by grantor in such and transformer in the stress secured hereby; and grantor agrees, at its own expense, to take such proceedings, and the balance applied upon the necessarily paid or obtaining such compensation, promptly upon beneficiary request. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this dead and the content stress of the making of any map or plat of said property. (b) join in granting any easiment or (d) converses, which and the content stress of the payment of the fees and presentation of this dead and the contains stress of the resonance of the making of any map or plat of said property. (b) join in granting any easiment or (d) converses, which and the reliability of the payment of the fees and presentation of the payment of the fees of the payment of the payment of the total the property, the grantee in any recoveryance may be described as the "person or transfer stress for any of the articultures thereof. If is own name size or otherwise collect the second and the payment of the total the property, the grantee in any convergance and be described as the "person or transfer stress or and the reliability of and apply the same, less costs and expenses of operation and collection, including reasonable costs and expenses of operation and collection in such data and profits or the payment of the total stress and the payment of the total stress of the payment of and the payment of the total stress of the payment of the stress of the payment of the total stress of the payment o

Section by the fulls deed, (2) to an persons naming recorden nens subsequent to me memersi or une trustee in me trust deed as entitled to such surplus.
16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee view of the property is situated to fuel priority and (4) the surplus, if any, to the grantor or to his successor trustee with all be exected with all be conclusive proof of proper appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, which recorded in the mortgage records of the county or counties in onbigated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor.
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. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor will warrant and forever deefield the same against all persons whomsoever.
WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan successor the ado the real property on a saging rantor. Grantor may later cancel the coverage purchased by that grantor is under the sole of coverage elsewhere. Grantor is responsible for the coverage by providing evidence thread or the surplus.
WARNING: Unless or the adde to grantor's contract or loan balance. If it is so added, the interest rante on the underly by beneficiary with evidence of one balance. If it is so added, the interest rante on the underly by beneficiary with any not pay any claim made by or against grantor. Seconds may be providing been adde to grantor's cortract or loan balance. If it is so added, the

	Lele 4 ATHrode
STATE OF OREGON COUNTY OF MULT	
This instrument was acknowledged bef ByHELEN A. LOTTRIDGE	$f_{AOMAH}$ ) BS. $f_{AV}$ , 1998,
My Commission Expires 2/32/99	Adah Chary Public For OREGN
	ADAM E. TRAPANI NOTARY FUBLIC - CAEGON COMMISSION NO.041792 MY COMMISSION EXPIRES FEB. 22, 1999

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid)

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

DATED:				
	. 19			
Do not lose or destroy this Trust D Both must be delivered to the trust	eed OR THE NOTE which	it common		 
Both must be delivered to the truste reconveyance will be made.	e for cancellation before	n secures.		
reconveyance will be made.			A DELIGION	

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Beneficiary

TO:

## EXHIBIT "A" LEGAL DESCRIPTION

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All that portion of the NE1/4 of the SE1/4 of Section 4, Township 34 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, lying Easterly of the centerthread of Spring Creek and Westerly of Highway No. 97.

EXCEPTING THEREFROM the North 900 feet measured perpendicular to the North line of the NE1/4 of the SE1/4 of said Section 4.

ALSO EXCEPTING THEREFROM that portion deeded to the State of Oregon, by deed recorded May 29, 1946 in Book 190, page 21, Deed Records of Klamath County, Oregon.

STATE	OF OREGON: CO	VTY OF KLAMATH: ss.	
Filed fo	r record at request o January	Amerititle A.D., 19 98 at 3:48 o'clock P. M., and duly recorded in Vol Mon	day
FEE	\$25.00	Bernetha G. Letsch, County Clerk	