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THOMAS A. MA	YES TRUSTEE AND MAYES, TRUSTEE.	Allega & Daniel Commerce	FOR RECORDER	SUSF	and/or ment/microfilm/recept	as fee/file/instru-
MAYES FAMILY	TRUST		(ILCOMBLY)		Record of	of said County.
After recording, return to (N4	clary's Name and Address me, Address, Zip):				Witness my have	d and seal of County
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718 EASTRIDO MEDFORD, OR		1120071777		algus bais. Linia la cara	NAME	MILE
		elentenium (*) 1997 K. A F. S.	AMARIA MARIANANAN		Ву	Deputy.
		16th		March		1998 between
CHRISTOPHI	ST DEED, made in R A. NEWTON	, 1985, 466,6 EU T.				
	a nagnori tric	1				, as Grantor, , as Trustee, and
THOMASA. MA	& ESCROW, INC.	VIRGINIA	E. MAYES,	TRUSTEE O	F THE MAYES FAM	ILY TRUST
		ىنىدىنىدىنىدىنىدىنىدى <u>ران.</u>		, i Tranjija vata 2. o. - 1 do sije va daga		, as Beneficiary,
	avecably deante her	W Anine selle an	TTNESSETE d copyeys to	l: trustee in t	rust, with power of s	ale, the property in
Klamath	Count	, Oregon, des	cribed as:		version is a subsection of the second of the	
1-4-705 73	-at- 120 MTITS	υνττίον το	THE CITY	OF KLAMAT	H FALLS, in the	
County of K	lamath, State of	Oregon.			yang sala salah salah salah	
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i e je ka i sahus	ka sepiratori, iliko tablo kia. Pilologija	a terreta de la sectiona	Parket National Nation	紧张 有水均 海生	para di perandikan di sebigai Kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupat	
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together with all and	singular the tenements	hereditaments a	nd appurtenance	es and all oth	er rights thereunto below hereafter attached to or	nging or in anywise now used in connection with
the property.		d neproper	DITCE of and a	decament of di	antor berein contained	and payment of the sum
	TTO MITTARIO A STED A STED	MA/100	ب خو دو بور به ميز شو سر سار سا			
(\$3	4,000.00)	ticiary or order	and made by	, with interest	thereon according to the	ne terms of a promissory
		11041. 1 / 1 / 1 /	10 10	and the second second		
becomes due and pu	yable. Should the grant	or either agree to	o, attempt to, or	Licitian co	sent or approval of the	I installment of the note or any part) of the prop- beneficiary, then, at the rein, or herein, shall be-
erty or all (or any	part) of grantor's intere	E III II WILLIOUL	mar disconnective	a of the mate	city dates expressed the	rein, or herein, shall be- ute a sale, conveyance or
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1. To profect		the property in	good condition			ish any building or im-
2. To comple	te or restore promptly a	ne in good and i	entitions constru			ich may be constructed,
3. To comply	with all laws, ordinance	s, regulations, co	venants, condit.	Uniform Com		perty; it the beneficiary eliciary may require and ne officers or searching
to pay for filing sar	ne in the proper public deemed desirable by the	office of offices, beneficiary.	an wen as the	Cost of an inc		are noticed loss of
4. To provide	e and continuously ma	ntain insurance				property against loss or than \$105UTAble val be delivered to the bene-
ficiary as soon as in	sured; if the grantor sha	l fail for any rea	son to procure a	ny such insura	ance and to deliver the p	olicies to the beneticiary he beneficiary may pro-
cure the same at gr	antor's expense. The am	ount confected at	men ally the or	the or at out	on of haneficiary the en	tire amount so collected,
or any part thereof,	may be released to gra	nor, Such applic	ation of Telease	diam not care		
5. To keep to	he property tree from c	onstruction liens	and to pay ali tch taxes, assess	l iaxes, assess anents and of	ments and other charge her charges become pas	s that may be levied or t due or delinquent and nts, insurance premiums,
promptly deliver re-	ceipts thetefor to benefit	CIARY: SHOULD THE	e grantor ran to	oulding hone	iciary with funds with v	vhich to make such pay-
ment, beneficiary in	nay, at its option, make	payment there	or, are the and	17 of this ter	et dead shall be added	to and become a part of
the debt secured by with interest as aic	this trust deed, without resaid, the property her	einbetore describ	oed, as well as	the grantor, s	hall be bound to the sa	me extent that they are navable without notice.
bound for the pays	nent of the obligation n t thereof shall, at the o	ersin described, tion of the bene	ticiary, render e	al! sums secur	ed by this trust deed in	mediately due and pay-
able and constitute 6. To pay all	a breach of this trust di costs, fees and expense	s of this trust in	cluding the cos	t of title search	h as well as the other o	osts and expenses of the
7. To appear	in and detend any act	on or procesuring	introduction to		luding any suit for the	foreclosure of this deed
or any suit or action	n feinted to this institut	nem, menualing c	taratuala addara	ni lead the	mount of attorney fees	mentioned in this para-
graph 7 in all cases further agrees to pa	shall be tixed by the tr y such sum at the appell	ate court shall a	djudge reasonab	le as the bene	liciary's or trustee's atto	rney fees on such appeal.
It is mutually	y agreed that:		tall to date	an under the	eight of eminent domain	or condemnation, bene-
ficiary shall have t	he right, if it so elects,	to require that	an or any port	7011 01 1110 =-	n member of the Gregon Sia	

NOTE: The Trust Deet 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 form 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 excrew agent licensed under ORS 696.505 to 696.535. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement acknows the Issue of obtaining benefictory's coasent in complete detail.

which are in specie of the amount required to pay all reasonable costs, expanses and attormy's teas necessarily paid or incursed by struct in such proceedings, shall be paid to benelisiary and applied to carrie, necessarily said of incursed by beneliciary, it such proceedings, shall be paid to benelisiary and applied by it first upon any reasonable costs and expanses and attornay's ten, both in the tried and applied to carrie, necessarily said of incursed by beneliciary, it such proceedings, and the bases opplied upon the indubted in the tried of the processor of the payment of the such attornay and account of the payment of the such instruments as shall be necessary.

9. At any time and from this to thing upon written to quay may or plut of the property. (b) pini in grain gave essement or creations to the first of the payment of the property of the payment of the property. The granteness of the payment of the property of the payment of the property of the payment of the property. The granteness of the payment of the property of the payment of the property of the property of the property. The granteness of the payment of the property of the property of the property. The granteness of the payment of the property of the property. The granteness of the property 9020 WARNING: 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 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. It 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 deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it 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 secured hereby, whather or not named as a beneficiary herein. In construing this trust deed, it is understood that the gruntor, trustee and or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plufal, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to extend and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. CHRISTOPHER A. NEWTON STATE OF OREGON, County of Klamith This instrument was acknowledged before me on March 16, 1998

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiery is a croditor as such word is defined in the Truth-in-Lending Art and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this pulpose use Stovens-Hess form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. CHRISTOPHER A. NEWTON

This instrument was acknowledged before me on OITICIAL SEAL
CAIROLE ACHIDIE
NOTARIY PUBLIS OHE GOM
COMMISSION NO. 056736
YOUMISSION EXPIRES AUG. 11, 200 **电影探探探探照**

Notary Fublic for Oregon My commission expires .. STATE OF OREGON: COUNTY OF KEAMATH: SS.

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