| ALL-INCLUSIVE  | 98 APR -7 ATT :  | 17 Vol. <u>//198</u> Pa   | - 11253  |
|--|--|---|--|
| TRUST DEED   |  | Vol May Page  | 12181  |
|  | raleser -  | STATE OF ORECON<br>County of  |  |
| WILLIAM & DEANN AKINS  |  | I certify that t  | he within instrumen  |
|  | mangle di kang<br>Santa  | was received for reco   | rd on the day  |
| ROBERT L. PATTERSON  | ni<br>Ngang Shekartang Shara<br>Sharana  | o'clock   |  |
|  | SPACE RESERVED<br>FOR<br>RECORDER'S USE  | bcokycei/volume No.   | r as fee/file/instru.  |
| Beneficiary's Name and Address   | NECONDER S USE   | ment/microfilm/recep<br>Record of   | tion No.   |
| After recording, return to (Name, Address, Zp):<br>ASPEN TITLE & ESCROV, INC.  |  | Witness my han  | and seal of County.  |
| 525 MAIN STREET  | n an   | affixed.  | $\mathbf{i}$   |
| KLAMATH FALLS, OR 97601<br>ATTN: COLLECTION DEPT.  |  | MANE  | THLE   |
|  |  | By  |  |
| THIS TRUST DEED, made this26th<br>ROBERT L. PATTERSON  | day of Na  | rch   | , 1998, between  |
| ROBERT L. PATTERSON  | al de concepter de la concepter<br>La concepter de la concepter de   |   |  |
| ASPEN TITLE & ESCROW, INC.<br>WILLIAM E. AKINS AND DEANN I. AKINS I  |  |   | , as Trustee, and  |
| WILLIAM E. AKINS AND DEANN L. AKINS, 1   |  |   |  |
|  | WELLING SNELSE   |   |  |
| Grantor irrevocably grante, bargains, sells a<br>Klamath County, Oregon, de<br>The North 70 feet of Lot 581 Million  | nd convoys to truste<br>scribed as:  | e in trust, with power of se  | le, the property in  |
| The North 70 feet of Lot 581, MILLS AT<br>County of Klamath, State of Oregon, CO   |  | ITY OF KLAMATH FALLS  | , in the   |
| CODE 1 MAP 3809-33AC TL 15400  |  | na ang series sa sa sing sa sa sing sa sa sing sa   |  |
|  | ang ng satu sa   | e fel de la participation en la companya de la comp   |  |
| SEE ALL-INCLUSIVE CLAUSE MARKED EXHIBI<br>MADE A PART HEREOF AS THOUGH FULLY SET   | THE HALL A MADE A COMPANY  |   | FERENCE  |
| THIS TRUST DEED IS BEING RERECORDED TO   |  |   |  |
| Incether with all and and the day and the  | and the second   |   |  |
| Life property.   |  | on or nerouner accached to or us  | a in connection with   |
| FOR THE PUPPOSE OF SECURITY POPPOSE  | a second a second s   | <ul> <li>Long the second sec<br/>second second sec</li></ul>   |  |
| THIRTY FOUR THOUSAND ONE HUNDRED ON<br>(\$34,101.02)   | E DOLLARS AND O  | 2/100   |  |
| (\$34,101.02)  | and made by grantor,   | nterest thereon according to the<br>the final payment of principal i  | terms of promissory and interest hereof, if  |
| The date of metucity of the debt second by it :  | ······································   |   |  |
| offy of all (or any part) of grantor's interart in it without  | fland the later of the mountain  | v sen, convey, or assign all (or t  | iny part) of the prop-   |
| beneficiary's option <sup>*</sup> , all obligations secured by this instrum<br>come immediately due and payable. The execution by grant<br>assignment.   |  | a consola a approvel of the be  | neliciary, then, at the  |
| To protect the security of this toust dead scening accord  |  |   |  |
| 1. 10 protect, preserve and maintain the property in<br>rovement flereon: not to commit or permit any wasts of the   | good condition and rep   | air; not to remove or demolish  | any building or im-  |
| anaged or destroyed thereon and naw when due all costs in  | abitable condition any   | building or improvement which   | may be constructed,  |
| 5. To comply with all laws, ordinances, regulations, co  | venants, conditions and  | restrictions effecting the proper   | y; if the beneficiary  |
| D pay for tiling same in the money much in the   |  | n nen seerches made by ming   | ary may remuirs and  |
| SERCICES AS may be deemed desirable by the headleiners   |  |   | officers or searching  |
| sencies as may be deemed desirable by the beneficiary.<br>4. To provide and continuously maintain insurance (<br>anade by fire and such other beseed as the baseling   | on the buildings now on the buildings now on the buildings now of the buildings of the buil | r hereafter erected on the prop   | officers or searching<br>erty against joss or  |
| fencies as may be deemed desirable by the beneficiary.<br>4. To provide and continuously maintain insurance of<br>amage by fire and such other hazards as the beneficiary mu-<br>ritten in companies acceptable to the beneficiary, with loss<br>clary as soon as insured; if the despice shall fail to came   | payable to the latter; a   | ll policies of insurance shall be d   | officers or searching<br>erty against loss or<br>n Insurable val<br>elivered to the bene-  |
| sencies as may be deemed desirable by the beneficiary.<br>4. To provide and continuously maintain insurance of<br>anage by fire and such other hazards as the beneficiary mu-<br>ritten in companies acceptable to the beneficiary, with loos-<br>liciary as soon as insured; if the grantor shall fail for any rease<br>t least fifteen days prior to the expiration of any policy of in<br>use the same at grantor's argument.   | payable to the latter; a<br>on to procure any such i<br>nsurance now or hereaf   | funce, in an amount not less tha<br>Il policies of insurance shall be d<br>neurance and to deliver the polic<br>fer placed on the buildings, that   | officers or searching<br>erty against joss or<br>n SUIADLE val<br>elivered to the beneficiary<br>es to the beneficiary may pro-  |
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| Sencies as may be deemed desirable by the baneliciary.<br>4. To provide and continuously maintain insurance of<br>annage by fire and such other hasards as the beneliciary maintain<br>incompanies acceptable to the beneliciary, with least<br>ciery as soon as insured; if the grantor shall fail for any rease<br>t least lifteen days prior to the expiration of any policy of i<br>the the same at grantor's expense. The amount collected und<br>y indebtedness secured hereby and in such order as beneliciary<br>any part thereoi, may be released to grantor. Such applica<br>after or invalidate any act done pursuant to such notice.<br>5. To keep the property free from construction liens i<br>sessed upon or against the property before any part of suc<br>compily deliver receipts therefor to beneficiary; should the<br>edebt secured hereby and insuch order as beneficient<br>and or charges payable by grantor, either by direct pay<br>ent, beneficiary may, at its option, make payment thereof<br>cured hereby, together with the obligations described in pai<br>d the nonpayment thereof islall, at the option of the bonsti-<br>d the nonpayment thereof shall, at the option of the bonsti-<br>ties and constitute a breach of this trust deed.<br>To appear in and datesed any action or proceeding p<br>d in any suit, action or proceeding in which the beneficiary<br>any suit or action related to this instrument, including but<br>mase, including evidence of ittle and the beneficiary's or tr<br>ph 7 in all cases ahall be fixed by the trial court and in the<br>ther agrees to pay such sum at the appellate court shall adju<br>It is mutually agreed that:<br>8. In the event that any portion or all of the xreevent.  | payable to the latter; a<br>on to procure any such i<br>insurance now or hereaf<br>ler any fire or other in<br>any may determine, or any<br>tion or release shall not<br>and to pay all taxes, as<br>the taxes, assessments an<br>grantor tail to make pay<br>ment or by providing b<br>i, and the amount so p<br>regraphs 6 and 7 of this<br>the arising from breach of<br>d, as well as the granto<br>d, as well as the granto<br>d all such payments sh<br>ciary, render all sums sh<br>using the cost of title s<br>ation and trustee's and<br>purporting to affect the<br>or frustee may appear,<br>in of limited to its vali-<br>ustee's attorney toes; the<br>event of an appeal fro-<br>dige reascnable as the b   | Alley, in an amount not less that<br>il policies of insurance shall be d<br>maurance and to deliver the polici-<br>er placed on the buildings, the l<br>marance policy may be applied<br>option of beneticiary the entire<br>cure or waive any default or no<br>sessments and other charges that<br>d other charges become past du<br>meant of any taxes, assessments,<br>menticiary with funds with which<br>and, with interest at the rate se<br>trust deed, shall be added to at<br>the covenants hereof and<br>r, shall be bound to the same e<br>full be immediately due and pay.<br>Cured by this frust deed immed<br>satch as well as the other costs<br>aftornay's fees actually incurred,<br>ascurity rights or powers of ber<br>including any suit for the fore<br>thy and/or eniorceability, to pa<br>to amount of attorney tees meni-<br>m any judgment or decrees of the<br>medicary's or trustee's attorney in<br>the satch as a state of the same of the<br>medicary's or trustee's attorney in<br>the satch as a state of the same of the<br>medicary's or trustee's attorney in<br>the satch as a state of the same of the<br>medicary's or trustee's attorney in<br>the satch as a state of the same of the satch as the satch as the satch as the<br>satch as well as the other costs a<br>satch as well as the other cost of the<br>medicary's or trustee's attorney in<br>the satch as the satch as the satch as the satch as the<br>satch as the satch as the satch as the satch as the satch as the<br>satch as well as the satch as the sat | officers or searching<br>werty against joss or<br>a <u>s</u> . <u>RSUTABLE</u> val<br>elivered to the bene-<br>leivered to the bene-<br>ticiary may pro-<br>by beneficiary upon<br>amount so collected,<br>tice of default here-<br>at may be levied or<br>e or delinquent and<br>insurance premiums,<br>a to make such pay-<br>torth in the note<br>d become a part of<br>l for such payments,<br>attent that they are<br>able without notice,<br>iately due and pay-<br>and expenses of the<br>peliciary or trustee;<br>closure of this deed<br>y all costs and ex-<br>tioned in this para-<br>trial court, grantor<br>lees on such appeal.  |
| Sencies as may be deemed desirable by the baneficiary.<br>4. To provide and continuously maintain insurance of<br>amage by fire and such other hazards as the beneficiary any<br>ritten in companies acceptable to the beneficiary, with lease<br>ciery as soon as insured; if the grantor shall fail for any rease<br>t least fifteen days prior to the expiration of any policy of i<br>the the same at grantor's expense. The amount collected und<br>ny ind-btechness secured hereby and in such order as beneficiar<br>rany part thereot, may be released to grantor. Such applica<br>ander or invalidate any act done pursuant to such notice.<br>5. To keep the property before any part of suc<br>compily deliver receipts therefor to beneficiary; should the<br>easy or other charges payable by grantor, either by direct pay<br>the interest as aloresaid, the property hereinbefore described<br>and constitute a breach of this trust deed, without waiver of any right<br>ith interest as aloresaid, the property hereinbefore described<br>and constitute a breach of this trust deed.<br>6. To pay all costs, iese and espenses of this trust inch-<br>ble and constitute a breach of this trust deed.<br>6. To pay all costs, iese and espenses of this trust inch-<br>de any action or proceeding in which the beneficiary<br>any suit or action or proceeding in shrinch the beneficiary<br>any suit or action or broceeding in which the beneficiary<br>for any suit as all be tized by the trial court and in the<br>masse, including evidence of title and the beneficiary or triph 7 in all cases shall be tized by the trial court shall ath<br>the may suit or action the that any portion or all of the property<br>inthe agrees to pay such sum at the applied court shall ath<br>the mutually agreed that:<br>8. In the event that any portion or all of the property<br>iary shall have the right, if it so elects, to require that all<br>ME: The Twist Deed Act any state that instantes and<br>the state incomplete the right, if it so elects, to require that all<br>the states including the right, if it so elects, to require that all<br>the thereight        | payable to the latter; a<br>on to procure any such i<br>insurance new or hereaf,<br>ier any tire or other in<br>any may determine, or ai<br>tion or release shall not<br>and to pay all taxes, ai<br>h taxes, assessments an<br>grantor fail to make pay<br>ment or by providing b<br>th taxes, assessments an<br>graphs 6 and 7 of this<br>its arising from breach of<br>d, as well as the grant<br>of, as well as the grant<br>of all such payments sh<br>ciary, render all sums as<br>ation and trustee's and<br>working the cost of title s<br>ation and trustee's and<br>parpeting to affect the<br>or frustee may appear,<br>t not limited to its vali<br>ustee's attorney toes; th<br>e event of an appeal for<br>idge reascnable as the b<br>shall be taken under t  | Alley, in an amount not less that<br>il policies of insurance shall be d<br>naurance and to deliver the polici<br>er placed on the buildings, that I<br>option of beneticiary the entire<br>cure or waive any default or no<br>sessments and other charges the<br>d other charges become past du<br>ment of any fazes, assessments,<br>eneliciary with funds with which<br>id, with interest at the rate se<br>trust deed, shall be added to an<br>f any of the covenants hereof ann<br>r, shall be bound to the same e<br>fill be immediately due and pay<br>cured by this trust deed immed<br>barch as well as the other costs<br>afternay's fees actually incurred.<br>Security rights or powers of ber<br>including any suit for the force<br>lity and/or enforceability, to pa<br>e amount of attorney fees meni<br>m any judgment or decree of the<br>menticary's or trustee's attorney is<br>eright of eminent domain or c<br>monies payable as compensatio  | officers or searching<br>verty against joss or<br>n S. RSUTABLE val<br>livered to the bene-<br>ticitary may pro-<br>by beneficiary may pro-<br>by beneficiary upon<br>amount so collected,<br>tice of delault here-<br>at may be levied or<br>e or delinquent and<br>insurance premiums,<br>h to make such pay-<br>torth in the note<br>of become a part of<br>H or such payments,<br>xtent that they are<br>able without notice,<br>iately due and pay-<br>and expenses of the<br>veliciary or trustes;<br>closure of this deed<br>y all costs and ex-<br>tioned in this para-<br>trial court, grantor<br>lees on such appeal.<br>ondemnation, bene-<br>nt for such taking,   |
| Sencies as may be deemed desirable by the baneficiary.<br>A. To provide and continuously maintain insurance of<br>amage by fire and such other hazards as the beneficiary mu-<br>ritten in companias acceptable to the beneficiary, with loss<br>leary as soon as insured; if the grantor shall fail for any rease<br>it least fitteen days prior to the expiration of any policy of i<br>use the same at grantor's expense. The amount collected und<br>ny indebtedness secured hareby and in such order as beneficiar<br>rany part thereoi, may be released to grantor. Such applicand<br>nder or invalidate any act done pursuant to such notice.<br>5. To keep the property free from construction liens i<br>comptly deliver receipts therefor to beneficiary; should the<br>ens or other charges payable by grantor, either by direct pay<br>the debt secured by this trust deed, without waiver of any right<br>the interest as aforesaid, the property hereinbefore described<br>and for the payment of the obligations described in pair<br>the debt secured by this trust deed, without waiver of any right<br>the interest as aforesaid, the property hereinbefore described, and<br>the nonpayment thereof shall, at the option of the beneficiary<br>and the nonpayment in the obligation herein described, and<br>the nonspayment intereof shall, at the option of the beneficiary<br>any suit or action related to this instrument, including but<br>the adconstitute a breach of this rust deed.<br>6. To pay all costs, ices and expenses of this trust inclu-<br>uates including evidence of this anstrument, including but<br>the agrees to pay such sum at the appellate court and in the<br>there agrees to pay such sum at the appellate court shall adjud<br>If in mutually agreed that:<br>8. In the event that any portion or all of the property<br>iary shall have the right, if it so elects, to require that all<br>WE: The The suscellation authorized to do business under the last<br>be availage and shall design any horizon must be di-<br>savings and inclused and authorized to do business under the last all<br>availages and inclusion succeston or a        | payable to the latter; a<br>on to procure any such i<br>insurance now or hereaf-<br>ler any fire or other in<br>any may determine, or at<br>tion or release shall not<br>herease assessments an<br>grantor tail to make pay<br>ment or by providing b<br>b, and the amount so<br>f, and the amount so<br>d, as well as the grantor<br>d, as well as the grantor<br>tis or frustee may appear,<br>the limited to its vali-<br>ustee's attorney los; ti<br>dge reasonable as the b-<br>shall be taken under t<br>or any portion of the<br>that as stimmey, whe is an a<br>d Grappa or the United Stat   | All of the set of insurance shall be d<br>neurance and to deliver the polici<br>er placed on the buildings, the I<br>mrance policy may be applied<br>option of beneticiary the entire<br>cure or waive any default or no<br>sessments and other charges the<br>d other charges become past du<br>ment of any taxes, assessments,<br>eneficiary with funds with which<br>sid, with interest at the rate as<br>trust deed, shall be added to at<br>f any of the covenants hereof and<br>r, shall be bound to the same e<br>all be immediately due and pay,<br>cured by this trust deed immed<br>barch as well as the other costs<br>afternay's fees actually incurred,<br>security rights or powers of ber<br>including any suit for the fore-<br>ment of attorney fees ment<br>meany judgment or decree of the<br>medicary's or trustee's attorney<br>the right of eminent domain or co<br>monies payable as compensation<br>elive member of the Oragon Sizie Bar,   | officers or searching<br>erty against joss or<br>a S. R.Surable val<br>elivered to the beneficiary<br>peneficiary may pro-<br>by beneficiary may pro-<br>e or delinquent and<br>insurance premiums,<br>a to make such pay-<br>et forth in the note<br>of become a part of<br>I for such payments,<br>attent that they are<br>able without notice,<br>iately due and pay-<br>and expenses of the<br>peliciary or trustee;<br>closure of this deed<br>y all costs and ez-<br>tioned in this para-<br>trial court, grantor<br>fees on such appeal.<br>condemnation, bene-<br>ma for such taking,<br>a bask, trust company  |
| Sencies as may be deemed desirable by the baneficiary.<br>4. To provide and continuously maintain insurance of<br>annage by fire and such other hasards as the beneficiary maintain<br>inside by fire and such other hasards as the beneficiary maintain<br>ritten in companies acceptable to the beneficiary, with lease<br>clary as soon as insured; if the grantor shall fail for any rease<br>t least fifteen days prior to the expiration of any policy of i<br>the the same at grantor's expense. The amount collected und<br>my indebtedness secured hereby and in such order as beneficiar<br>any part thereol, may be released to grantor. Such applica<br>ander or invalidate any act done pursuant to such notice.<br>5. To keep the property here iron construction liens is<br>sessed upon or against the property before any part of suc<br>compily deliver receipts therefor to beneficiary; should the<br>ender or charges payable by grantor, either by direct pay<br>ent, beneficiary may, at its option, make payment thereof<br>cured hereby, together with the obligations described in pay<br>ind the norpayment of the obligation herein described<br>and constitute a breach of this trust deed.<br>6. To pay all costs, ises and expenses of this trust inch-<br>iste incurred in connection with or in enforcing this oblig<br>7. To eppear in and daterd any action or proceeding for<br>the and constitute a breach of this trust deed.<br>6. To pay all costs, ises and expenses of this trust inch-<br>iste incurred in connection with or in enforcing this oblig<br>7. To eppear in and daterd any action or proceeding for<br>ther agrees to pay such sum at the applicate court shall all<br>the mutually agreed that:<br>8. In the event that any portion or all of the property<br>iary shall have the right, if it so elects, to require that all<br>ME: The Twal Deed Acl anguidas that the truston hereards much he dater<br>The the regrees to pay such sum at the applicate court shall adju<br><i>It</i> is mutually agreed that:<br>8. In the ovent that any portion or all of the property<br>iary shall have the right, if it so elects, to require tha | payable to the latter; a<br>on to procure any such i<br>insurance now or hereaf-<br>ler any fire or other in<br>any may determine, or an<br>tion or release shall not<br>the taxes, assessments an<br>of the answer of the<br>taxes, assessments an<br>of the answer of the<br>the answer of the answer<br>d, and the answer of the<br>the anising from breach of<br>d, as well as the grant<br>of all such payments sh<br>ciary, render all sums s<br>willing the cost of title s<br>ation and trustee's and<br>berporting to affect the<br>to frustee may appear,<br>t not limited to its vali-<br>used at attorney fees; it<br>of any portion of the<br>shall be taken under t.<br>or any portion of the<br>there as stormey, whe is an<br>at foregoe or the United State<br>at States or any agency there  | All of the set of insurance shall be d<br>matrices and to deliver the polici-<br>er placed on the buildings, the I<br>option of beneticiary the enplied<br>option of beneticiary the entire<br>Cure or waive any default or no<br>sessments and other charges the<br>d other charges become past du<br>insent of any fazes, assessments,<br>eneficiary with funds with which<br>and, with interest at the rate as<br>trust deed, shall be added to an<br>f any of the covenants hereof and<br>r, shall be bound to the same e<br>full be immediately due and pay.<br>Cured by this frust deed immed<br>bearch as well as the other costs<br>afternay's fees actually incurred,<br>socurity rights or powers of ber<br>including any suit for the fore<br>including any suit for the fore<br>including's or frustee's attorney is<br>the right of eminent domain or co<br>monies payable as compensation<br>slive member of the Oregon Stale Bay,<br>s, a tills lasurance company authorito  | officers or searching<br>original products of the searching<br>original products of the searching<br>of a searching of the searching<br>of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the<br>of the searching of the searching of the searching of the searching of the<br>of the searching of the sear  |

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tract 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, Inclary s interest. It is insurance may, but need not, also protect grantor's interest. It 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. 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 deed are: (a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for sn 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, rescal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein. personal representatives, successors

secured neropy, whether of the manue as a constraint, interesting and/or beneticiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that it 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 hereot apply equally to corporations and to individuals.

| made, assumed and implied to make the provisions neceon<br>IN WITNESS WHEREOF, the grantor has   | s executed this instrument the for and year first above written.   |
|--|--|
| * IMPORTANT NOTICE: Delete, by lining out, whichever warranty<br>not applicable; if warranty (a) is applicable and the baneficlary I<br>as such word is defined in the Truth-in-Lending Act and Regula<br>beneficiary MUST comply with the Act and Regulation by making<br>disclosures; for this purpose use Stevens-Ness Form No. 1319, or  | (a) or (b) is <u>high here is a creditor</u><br>is a creditor<br>ation Z, the<br>agrequired <u>squivalent</u> .  |
| STATE OF OREGON, Co  | sacknowledged before me on March 27, 1978,   |
| E ADIN ST /  | s acknowledged before me on 1.1.1.2.1.2.4.1. C. f  |
| This instrument wa   | s acknowledged before me on  |
| TO:<br>The undersigned is the legal owner and holder of al<br>deed have been fully paid and satisfied. You hereby are c  | Notary Public for Oregon My commission expires 3.1.5.00<br>NCE (To be used only when obligations have been paid.)<br>, Trustee<br>indebtedness secured by the foregoing trust deed. All sums secured by the trust<br>threaded on payment to you of any sums owing to you under the terms of the<br>threaded on payment to you of any sums owing to you under the terms of the  |
| trust deed or pursuant to statute, to cancel all evidences (<br>together with the trust deed) and to reconvey, without wi  | arranty, to the parties designated by the terms of the trust deed the estate now   |
| held by you under the sumo. Mail roconveyance and docum  | 가 있는 것이 있는 것이 있는 것이 있는 것이 있는 것을 알았다. 이 가지 않는 것이 있는 것이 없는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없 않이 없는 것이 없이 않이 |
| DATED:   |  |
| Do not lase or destroy this from Doad OR THE NOTE which is seru<br>Both must be delivered to the mustee for cuncellegible before the<br>reconveyance will be made.   | Beneficiary  |
| to there we also that a main was assumed as a second of the second of th |  |

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## EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO TWO PRIOR TRUST DEEDS AS FOLLOWS: ONE IN FAVOR OF SOUTHERN PACIFIC FUNDING CORPORATION, A CALIFORNIA CORPORATION, RECORDED IN BOOK M-96, PAGE 33860, AND ONE IN FAVOR OF IONA MC NAMER, ANITA J. STRUBLE AND DONALD E. STRUBLE, WITH FULL RIGHTS OF SURVIVORSHIP, RECORDED IN BOOM M-96, PAGE 33865, BOTH IN KLAMATH COUNTY MORTGAGE RECORDS, WHICH EACH SECURE THE PAYMENT OF A NOTE THEREIN MENTIONED. HOWEVER, THE GRANTOR HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTES IN FAVOR OF SOUTHERN PACIFIC FUNDING CORPORATION, A CALIFORNIA CORPORATION, AND IONA MC NAMER, ANITA J. STRUBLE AND DONALD E. STRUBLE AND WILL SAVE BENEFICIARIES HEREIN, WILLIAM E. AKINS AND DE ANN L. AKINS, HARMLESS THEREFROM. SHOULD THE SAID GRANTOR HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTES AND TRUST DEEDS, BENEFICIARIES HEREIN MAY DECLARE DEFAULT, AS IT IS THE INTENT THAT A DEFAULT IN EITHER OF THE PRIOR TRUST DEEDS AND NOTES SHALL BE DEEMED A DEFAULT IN THIS TRUST DEED AND THE TWO NOTES SECURED HEREBY.

THIS TRUST DEED IS SECURITY FOR TWO NOTES, WHICH TWO NOTES ARE "WRAPPING" THE EXISTING TWO NOTES REFERENCED HEREINABOVE AND THIS TRUST DEED AND THE LIEN CREATED BY RECORDING SAME SHALL NOT BE RELEASED AND/OR RE-CONVEYED UNTIL SUCH TIME AS BOTH NOTES ARE PAID IN FULL, ACCORDING TO THE TERMS CONTAINED THEREIN.

Kitto (INITIALS OF BENEFICIARY(IES) (INITIALS OF GRANTOR(S)

STATE OF OREGON: COUNTY OF KLAMATH : 55.

| STATE OF OREGON: COUNTY        | OF KLAMATH : SS.   | Willing the second second             |
|--------------------------------|--|---------------------------------------|
| Filed for record at request of | Aspen Title & Esci   | cow diversity day                     |
| of April A.D A.D of            | ., 19 <u>98</u> at <u>11:17</u> o'clock <u>Mortgages</u> 0 | A. M., and diff of one of the M98 day |
| FEE \$20.00                    | By   | Bernenha C. Langer Stong Elerk        |
|                                | INDEXED  | OF OREGUNIN                           |
|                                |  | ~~3\$\$\$\$\$\$\$                     |

STATE OF OREGON: COUNTY OF KLAMATH : ss.

| Filed for | record at request of | Asper                | Title & Eso | CIOW      |                  | the         | 14th         | dau                                    |
|-----------|----------------------|----------------------|-------------|-----------|------------------|-------------|--------------|--|
| of        | April                | A.D., 19 <u>98</u> a | 11:32       | o'clockA. | M., and duly     |             |              | day                                    |
|           | 0                    | Morts                | ages        |           | age <u>12181</u> |             | ···· <u></u> | ······································ |
| FEE       | \$15.00 Re-re        | cord                 |             | By        | Bernetha G       | Letsch, Cou | unty Clerk   |  |