(3)

while in acties of this mount required to pay all resemble costs, impense and atternary) were accessarily paid to incurred by granter in the itilial and expectability paid to boundings; and as piles by it first upon any measurable, were accessarily paid or incurred by granter in the itilial and expectability and genetic adjusts a price of the particular property in such proceedings, and the flationness as shall be included, and in the particular property in such proceedings, and the flationness as shall be included in obtaining such compensation, promptly upon bounding try; required in the particular property in the particular proceedings, and the flationness as shall be included in obtaining such compensation of the particular proceedings, and the flationness as a particular proceedings, and the particular proceedings, and the particular proceedings, and the particular proceedings, and the particular proceedings and the proceedings, and the particular proceedings and the proceedings, and the particular proceedings and the proceedings and the proceedings and the particular proceedings and the particular proceedings and particular pr tract or loan agreement between them, beneficiary may purchase insurance coverage as required by the conficiary's interest. This insurance may, but need not, also protect frantor's interest. If the collateral becomes demaged, 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 tlsewhere. Grantor is responsible for the coverage of the co 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. or coverage may be the date grantor's prior coverage lapsed or the date grantor miled 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 reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The granter wereants that the proceeds of the loan it resented by the above described note and this trust deed are:

(b) for an originization, or (even if granter is a natural person,) are for business or commencial purposes.

This deed applies to, incres to the benefit of and binus all parties hereto, their beirs, leganes, devisees, administrators, executors personal representatives, successors and assigns. The term benefit is the trust deed are in the contract.

In constraint this trust deed, it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood that the contract trustees and the trust deed it is understood. In constraint this trust doed, it is understood that the plantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that herefully all fragmatical changes shall be made, assumed and implied to make the provisions hereof at the equally to corporations and to individuals.

*IMPORTANT NOTICE: Delete, by liming out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Trutt-in-lending Act and Regulation Z, the beneficiary Must comply with the Act and Regulation by making required disclosures: for this surpose use Striems Ness Form Rc. 1319, or equivalent. IN WILLIADS WALLEGE, the granton has a country in the present of the property Chilstine L. Carter STATE OF OREGON, County of Kle math. by Donald H. Carter and Christine L. Carter This instrument was at knowledged liefore me on bу. NOTARY PUBLIC OREGON NOTARY FUBLIC ORESON CONTARTS IN NO TOBACES as LIMBALL HO of diblic for Oregon My commission expires [3//3] NOTARY PUBLIC-ORDERON COMMISSION NO. A 034448 MY COMMISSION EXPIRES MAY 31, 1983 MY COMMISSION EXPIRES MAY 31, 1933 REGIJEST FOR FULL RECONVEYANCE (to be used cylly when obligations have been pold.) 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 trust deed or pursuant to statute, to cancel all evidences of intebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without warrant, to the parties designated by the terms of the trust deed fine estate now held by you under the same. Mail reconveyance and documents to 12 H H15 Do not fant ar destroy this Trust Deed OR THE NOTE which it secures. h must be calivared by the trustee for concellation before necessary ance will be made. Bene licine

Lots 28, 29, 30, 31, 32, 33, 34 and 35, Block 17, INDUSTRIAL ADDITION TO THE CLTY OF KLAMAT'S FALLS, in the County of Klamath,

CODE 1 MAP 3809-33BA TL 6100 CODE 1 MAP 3809-33BA TL 6200 CODE 1 MAP 3809-33BA TL 6300 CODE 1 MAP 3809-33BA TL 9600 CODE 1 MAP 3809-33BA TL 9700 CODE 1 MAP 3809-33BA TL 9800

EXHIBIT 'B" TO THUST DEED

THIS TRUST DEED IS AN ALLHINCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN 800K M-97 AT FAGE 22739 IN FAVOR OF SOUTH VALLEY BANK AND RUST, AS BENEFICIARLY, WHICH SECURES THE PAYMENT OF A HOTE. THIS TRUST DEED IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN 800K M-94 AT FAGE 28356 IN FAVOR OF SOUTH VALLEY STATE BANK AS BENEFICIARY. HARVEY W. HOUSTON AND CHARLEEN K. HOUSTON, HUSBAND AND WIFE, THE BEHEFICIARIES HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE LPON THE SAID NOTE IN FAVOR OF SOUTH VALLEY BANK AND TRUST AND UPON THE SAID HOTE IN FAVOR OF SOUTH VALLEY STATE BANK, AND WILL SAVE GRANTOR(S) HEREIN, DONALD H. BARTER AND CHRISTINE L. CARTER HUSBAND AND WIFE, HARMLESS THERETROM, SHOULD THE BALD BENEFICIARIES HEREIN DEFAULT IN MAKING THE PAYTENTS DUE UPON SAID PRIOR NOTE AND TRUST DEEDS, GRANTOR(S) HELSIN MAY MAKE SAID DELINQUENT PAYMENTS IND ANY SUMS SO PAID DY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SETURED BY THIS ALL-INCLUSIVE TRUST DEED.

XX CKU- (INITIALS OF BENEFIC ARY (IES)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Ellod	for record at reque	et of	Aspen Title	& Escro		the 30th	day
of	April	A.D., 19	98 at 3:40			recorded in Vol. M98	,
		of	Mortgage 3		on Page1450		
				Rv	Kerne ha	G. Letsch, County Clerk	
FEE	\$25.00			- 60			