FITHM 113.081- THUST SET (Asugnate in Best Actad).						
57867	38	AV -3 P1		승규는 문화에서 물건하는 것이다.	age <u>156</u>	
TRUST DIEED				STATE OF OR County of		
JOHN & CATTHERINE GRETLELLJOH Burr Caks Drive				Was received	that the within or record on the	
West Des Moines J. Lin 50266 Granice's Name and Address		SPACE NEIL	AVED	book/reel/volu	ne No.	recorded in
Same Benefickary's Hamp und Address		FOR RECORDEN	USE	ment/microfilm	and/or at fee/	file/instru-
After recording, return to (Nanis, Address, 21p):				Vitness m affixed.	of said w hand and seal	County.
Jay & Catherine Gretlein 1001 Burr Oaks Drive West Des Moines, 1A 50265				PANE		TILE
				Ву		-, Deputy.
THIS TRUST DEEL, made this	.t	day of!	pril		198	between
JCHN C. GRR2L	EIN.	ND CATH	RINE L.	GRETLEIN	, as , as Tru	Grantor,
BRENT C. BROW	N, A	CDAMMINI				

WINESSETH Grantor irrevocably grants, bargeins, sells and conveys to trustee in trust, with power of sale, the property in KLIMATH County, Oreion, desci bec as:

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SEE ATTACHED EXHIBIT "A".

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together with all and singular the tenercents, hereditarionis and spourtenances and all other rights thereinto belonding or in anywise row or hereafter appartisizing, and the rents issues and profits there if and all fixtures now or hereafter attached to or used in connection with the property. nes angs

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the some of BLEVEN THOUSAND TWO DUNDRED TWENTY THREE DOLLARS, (\$11.223.00)

note of even date herewith, payable to beneficiary or order and mude by grantor, the final payment of principal and interest fureof, it

die state in die

beneficiary explore, ell obligations secured by this instrument. Hrossnetive of the maturity detessencessed therein, or nersin, some securities of the instrument and enterst maniper desemblers?
beneficiary determine and maintain the property in gos.' condition and repeir; not to resource or demistian any building or instruction of the property.
To control thereon, in the bernon, and property in gos.' condition and repeir; not to resource or demistian any building or instruction of restore and maintain the property in gos.' condition and repeir; not to restore or demistian any building or instruction of the property.
To controle or restore and maintain the property in gos.' condition and restrictions ellocing the property if the second of the property.' If the condition in the indication in the property if the beneficiary.
To controle or restore and maintain the proper public office or olfices, is viall on the conditions ellocing ellocing ellocing and continuously maintain insurance on the balance container and code and continuously maintain insurance on the balance container and code of the property if the beneficiary.
a for any to describe the second as the beneficiary with loss pei ble to the lattice of margin on the set fam of a fing of the second as the beneficiary.
a fing of an any to describe the proper public office or olfices or procure any site insurance and to device of the beneficiary or y into or to be continued as the beneficiary any the described beneficiary for any part thereof, may be released to tentor. Such application of the proper public of margin on the set fam of a second and continuously maintain the process may or fing offices of margin on the set fam of a second and continuously maintain the process may or fing offices and by fing offices of the property if the container of the property if the container of the property if the container of the property is the property if the container of the property is the property is the pr

NO FE: The Trust Dead Act provides that the insise hereunder must be either in attorney, who is in active member of the Original State Bar, a bank, trust company or a wholes and icon association authorized to do business under the laws of Origin or the United States, a title insurance company authorized to insure title to real projecty of this rists, its subsidiaries, affiliated, agents or branches, the United States or any agency thired; or an estrow agent filteneed under OIIS 696,165 to 696,185. "The publisher suggests that such an agreement iddress the issue of obtaining bureficiary's corpant in complete detail.

which on its research of the normal required in your off may be derived in the second of the seco

attached hereto, and that the frantor will warrant and forever defend the same attained all persons whomsoever. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-tract or loar agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's intrest. This insurance may, but need not also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pey any claim made by or against grantor. Grantor may later cancel the coverage purchased by beneficiary may not pey 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 purchases by beneficiary, which cost may be added to grantor's contract or loan belance. If it is so wided, the interest rate on the underlying contract or loan will apply to it. The effective date 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 clate grantor's prior coverage lapsed or the clate grantor fuiled 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 if grantor is a natural person) are for buriness or commercial purposes.

This deed applies to, incres to the benefit of and birds all parties foreto, their hoirs, legales, devises, administrators, executors, personal representatives, successors and assigns. The term in molicinity shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or rol named as a bereliciary heisin.

In construing this morthage, it is understood that the mortgegor or providegos may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammutical changes that be made, assumed and implied to make the provisions hence apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. " IMPORTANY NOTICE: Delete, by lining out, whichever warranty (u) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor

cs such word is defined in the Truth-in-Lenc beneficiary AUST comply with the Act and clisclosures; for this purpose use Stevens-Ness If compliance with the Act is not requirid, dir	Regulation by making require Form No. 1319, or equival	ant.	en de C	E-201	
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III:QUEST FOR	FULL SECONVEYANCE IT.	Notary Pub	lic for Oregon	My commissio	on expires 6 [0]
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PARCEL 1:

Let 1, Block 2, SHIPPINGTON ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon

PARCEL 2:

A parcel of land in the SW1/4 SW1/4 of Section 19, Township 38 South, Range 9 East of the Willamette Meridian Klamath County, Oregon, and more particularly described as follows

Beginning at the Southeasterly corner of Lot 1, Block 2, SHIPPINGTON ADDITION TO THE CITY OF KLAMATH FALLS, OREGON; thence North 76 degrees 30' West along the South line of said Lot 1 a distance of 52.9 feet to the Southwesterly corner of said Lot 1, thence South 13 degrees 30' West at right angles to the Southerly line of said Lot 1, said line also being the Southerly extension of the line between Lots 1 and 2, Block 2, Shippington Addition, 82.5 feet, more or less, to a point on the Northeasterly line of Bly Street; thence South 15 degrees 27' East, along said Northeasterly line of Bly Street, a distance of 15.4 eet, more or less, to its intersection with the Northwesterly line of Melliase Street extended; thence North 38 degrees 45' East, along said Northtesterly line of Melhase Street, a distance of 106.1 feet, more or less, to the point of beginning.

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STATE OF OREGON: COUNTY OF KLAMATH : ss.