Bank of Salem SPACE RESERVED of O'clock M., and recorde book/reci/volume No. On proceeding, return to (Hame, Address Zip):  Of Oranior's Name and Address SPACE RESERVED SPACE RESERVED book/reci/volume No. On proceeding, return to (Hame, Address Zip):  Of Oranior's Name and Address SPACE RESERVED book/reci/volume No. On proceeding, return to (Hame, Address Zip):  Record of Oranior's Name and Address SPACE RESERVED book/reci/volume No. On proceeding, return to (Hame, Address Zip):  Of Oranior's Name and Address SPACE RESERVED book/reci/volume No. On proceeding No. Oranior's Name and Address SPACE RESERVED book/reci/volume No. On proceeding No. Oranior's Name and Address SPACE RESERVED book/reci/volume No. On proceeding No. Oranior's Name and Address SPACE RESERVED book/reci/volume No. Oranior's Name and Address SPACE RESERVED book/reci/vol	NS Attachment Restricted).	
TRUST DEED  STATE OF OREGON, County of I certify that the within instruit Was received for record on the of of orecord on the of of orecord on the post 847  SPACE RESERVED FOR Bank of Salem PO Box 847  SPACE RESERVED FOR RECORDERS USE RECOR	SPOAP	COPYRIGHT 1895 STEVENS-NEST LAW PUBLISHING OF PORT
TABLE & Bettie Egerton  LaPine, Or 97739  Granice Name and Address  Bank of Salem  PO Box 847  Salem, Or 97308  Above recording, return to (teams, Address, Zip):  Bank of Salem  PO Box 347  Salem, Or 97308  And recording, return to (teams, Address, Zip):  Bank of Salem  PO Box 347  Salem, Or 97308  THIS TRUST DEED, made this 14th day of MAY  Daylid E & Bettie Edgerton 4day of MAY  Daylid E & Bettie Edgerton 59739  James Tiger 582 Washington St Stayton, Or 97308  County of I certify that the within instruit was received for record on the of Incomplete of In		98 NW 29 P3:18 Vol. <u>M98 Page</u> 18291
THIS TRUST DEED, made this 14th day of MAY 198, between 20 Box 493 LaPine, or 97739  Sank of Salem 70 Box 847 Salem, Or 97308 , as Trustee, and the salem 70 Box 847 Salem 70 Box	LaPine, Or 97739  Grantor's Name and Address  Bank of Salem  PO Box 847  Salem, Or 97308  Beneficiery's Name and Address  After recording, return to (fearme, Address Zip):  Bank of Salem  PO Box 847  Salem, Or 97300	STATE OF OREGON,  County of  I certify that the within instrum  was received for record on the  of  o'clock  M, and recorded  book/reel/volume No.  on pa  RECORDERS USE  ment/microfilm/reception No.  Record of  Witness my hand and seal of County  affixed
O Box 847 Salem, Or 97308 , as Trustee, and		NAME THE
O Box 847 Salem, Or 97308 as Grantor, and grantor, as Trustee, and	avid E. & Bettie File	14th MAY
O Box 847 Salem, Or 97308 as Grantor as Trustee, and	O Box 493 LaPine or 0777	1098
O Box 847 Salem, Or 97308 as Grantor as Trustee, and	ames Tiger 582 Washington	, Detween
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property is	O Box 847 Salem, Or 97308	as Grantor, as Trustee, and
Klamath County, Oregon, described as:	Grantor irrevocably seems	WITNESSETH
County, Oregon, described as:	Alamath Grants, sargains, s	ells and conveys to trustee !
	County, Orego	on, described as:

TO THE OFFICIAL PLAT THEREON FILE IN THE OFFICE OF THE COUNTY

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter attached, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

The property.

FOR THE PURPOSE OF SECURING PERFORMANCE OF SECURING PERFORMANCE

note of even date herewith, payable to beneficiary or order and made by frantor, the final payment of principal and interest hereof, if

The date of maturity of the debt secured by the final payment of principal and interest hereof, if

not sooner paid, to be due and payable FEDRUARI 19

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the mote becomes due and payable. Should the grantor either agree to, attempt 10, or actually sell, convey, or assign all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary due and payable. The execution by granter of an earnest money agreement\* does not constitute a sale, conveyance or

beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreement\*s does not constitute a sale, conveyance of the control of protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement of protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement which may be constructed, and good or destroyed or restore promptly and my waits of the property.

2. To comply with fund and pay when due all dand habitable condition any building or improvement which may be constructed, and several or the several provents of the property, and the property of the

NOTE: The frust 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 properly of this state, its subsidiaries, utilitates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 693.505 to 696.585.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's constant in complete detail.

which are in excess of the amount required to pay all reasonable costs, reponse and attorney's less pocessarily paid or incurred by funder in the trial and each, shall be paid to beneficiary and applied by it first upon any controls costs and expenses and attorney's tees, both reas secured hereby; and grann constantly paid or incurred by beneficiary in such proceeding costs and expenses and attorney's tees, both pass secured hereby; and grann constantly paid or incurred by beneficiary in such proceeding and continued the pass of any first and from time to time upon written request of beneficiary, payment of its lass and presentation of this deed and the industriants and the control of the making of any reason of the trial that and the industriants are control of the property. The payment of industriants are control of the payment of industriants and presentation of this deed and the industriants. And the receits therein of any matters or losts in the property of the property. (b) pilly of any parts not to the payment of the property in the property of th attached hereto, and that the grantor will warrant and torever defend the same against all persons whomsoever.

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 participant was not pay any plain made by or adminst departer. Granton may later cancel. 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 reobtain alone and may not satisfy any need for property damage coverage of any mandatory mainty in quirements 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 business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, escured hereby, whether or not named as a beneficiary herein. personal representatives, buccessors and assignment of the provided provide STATE OF OREGON, County of ......) ss. This instrument was acknowledged before me on ..... by David E. & Bettie Egerton This instrument was acknowledged before me on Notary Public for Oregon My commission expires ..... REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtedness secured by the largeing 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 indebtedness secured by the trust deed (which are delivered to you herewith together with fine trust deed) and to reconvey, without warrenty, to the parties designated by the terms of the trust deed the estate now Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Beneliciary

18293

STATE OF OREGON ) COUNTY OF MARION )	
on this 144 day of Merronally appeared David  Egerton  Instrument to be 4101 volu  Before me:  Aula M Dmith  Notary Public for Oregon My commission expires: 08-01-01	1998, before me of Energoing acknowledged the foregoing ntary act and deed.
2-332 08-01-01	OFFICIAL SEAL PAULA M SMITH NOTARY PUBLIC - OREGON COMMISSION NO. 302097 MY COMMISSION EXPIRES AUG. 1, 2001

STATE OF	OREGON: C	OUNTY OF KLAMATH: ss.
Filed for rec		Bank of Salem
FEE	\$20.00	of at