Vol. 2098 Page This instrument was prepared by:

Pirit theor pome pourty bank, H. A.

1WO LINCOLN CENTER

(Name) 10220 S.W. GREENHURG ROAD

(Address)

FORTLAND CR 97225

MTC 44826 DEED OF TRUST

oddress Chan	S V CASTI	LOTTA ANI	D JACALY	N F. **		whose mail	ling address is t	
la tassa aus	an balanci Seconimo e	), and GREGION	THE AND AND				, whose mail	
the Beneficia	v v	STE 120 PORTS FIRST UNKIN F	Janu, Chi etza	ES A COPP AS A			(herein "Tru	
		tings that her	TOREC ELEVISY	SAME, H.	den Breise	Manager F 5	America, whose	_4
	organi	CONS-14 6181	(Yari Citib	BUR SENSE	me omen		vuence, waose ucin "Leuder").	
			TOTAL STATE OF THE	Ages Washing	-		acii lanuti j.	
WHEREAS.	Borrower is Ind	lebted to Lender	in the princh	nal sum of	116 5 20 00	an mhia	ch indebtedness is	
by Borrower'	s note dated	ว์ษาร	3 1358	and her	ensional mos	Martine e	od renewals ther	3 C 7
"Note"), prov	iding for mon	hly installment	and principal	and inter	ent with the	kolonna af	indebtedness, if	COS
			a or presenta	Mark Miller	SUE'S MAZETY STATE	DESCRIPTION OF 1	Priedeciness, 11	no
paid, due and	navable on							
paid, due and TO SECURE of all other su and the perfor	psyable on to Leader the ms, with intere mance of the o	st thereon, indvi ovenants and ar	indebtedne anced in acco	es evidenc ordance he Borrower	rewith to pro berein cours	tect the secu	terest thereon; th crity of this Dec wer does hereby	d o
paid, due and TO SECURE of all other su and the perfor	psyable on to Lender the ms, with intere mance of the c ustee in trust	repayment of the st thereon, now, overants and a	is indebtedne acced in acco greements of of sale the	es evidenc ordance he Borrower	rewith to pro berein cours	tect the secu	terest thereon; the crity of this Deec wer does hereby ceated in the C	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on to Lender the ms, with intere mance of the c ustee in trust	repayment of the street of the street of the street of the street over and appropriate the street over the str	is indebtedne acced in acco greements of of sale the	es evidenc ordance he Borrower	rewith to pro berein cours	tect the secu	crity of this Deed	d o
paid, due and TO SECURE of all other su and the perfor convey to Ti	psyable on to Lender the ms, with intere mance of the c ustee in trust	repayment of the street of the street of the street of the street over and appropriate the street over the str	is indebtedne acced in acco greements of of sale the	es evidenc ordance he Borrower	rewith to pro berein cours	tect the secu	crity of this Deed	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on to Lender the ms, with intere mance of the c ustee in trust	repayment of the street of the street of the street of the street over and appropriate the street over the str	is indebtedne acced in acco greements of of sale the	es evidenc ordance he Borrower	rewith to pro berein cours	tect the secu	crity of this Deed	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on to Leader the must, with interemence of the custee in trust	repsyment of the st thereon, solve and a covenants and a with power _, State of Orea	is indebtedne anced in acco greements of of sale the gon:	ess evidence ndance her Bornewer following	rewith to pro herein conta described	tect the seculned, Borron property to	crity of this Deec wer does hereby scated in the C	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on to Leader the ms, with interestance of the custee in trust  "Subject to Association	repsyment of it st thereon, adviousness and a with power _, State of Oregand Riamath	is indebtednesseed in accongreements of of sale the gon:  with the Uniteriession (	ess evidence ordance her Borrower following	rewith to pro herein conta described of America stive in the	tect the seculated, Borrou property to property to a, Klasmath	crity of this Deec wer does hereby cated in the C water Users	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on  to Lender the ms, with interenance of the custee in trust  "Subject to Association of inciration of the custeen and inciration and	repayment of the st thereon, now ovenants and ag with power, State of Oregand & Contracts & and Klassett and Klassett & Sold Invol. and State & Sol	is indeptednessed in accordanced in accordance of sale the gon:  with the Uniteriors	ess evidence ordance he Borrower following following list States list rick rel	rewith to pro herein conta described of America stive to the	tect the secuined, Borron property to property to a, Klamath rectamatio	crity of this Deec wer does hereby cated in the C water Users an and	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on	repayment of the st thereon, ndv. ovenants and a with power _, State of Oregan and Chamath and Klamath and Innd, an as and canals and canals	is indeptednessing of sales the gon:  with the Uniteration Control rights and sales are united to the control of the control o	ess evidence her Borrower following ited States listrict rel of way he man to the second control of way he man the second control of way he way the second control of way he way the second control of way he way the second control of the second	rewith to pro herein conta described described of Americ ative to the repotore go	tect the secuined, Borron property to a, Klamath reclamatio anted or in	crity of this Deed wer does hereby beated in the C water Users an and wee for	d o
paid, one and TO SECURE of all other su and the perfor convey to Ti	psyable on	repsyment of it st thereon, adviousness and a with power _, State of Oregand Riamath	is indeptednessing of sales the gon:  with the Uniteration Control rights and sales are united to the control of the control o	ess evidence her Borrower following ited States listrict rel of way he man to the second control of way he man the second control of way he way the second control of way he way the second control of way he way the second control of the second	rewith to pro herein conta described described of Americ ative to the repotore go	tect the secuined, Borron property to a, Klamath reclamatio anted or in	crity of this Deed wer does hereby beated in the C water Users an and wee for	d o

which has the address of S445 ANDERSON AVE KLAMATH FALLS 27803 (Chy) (Stric) (Zip Code)

(herein "Property Address");

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and rents all of which shall be deemed to be and remain a part of the property covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Deed of Trust is on a leasehold) are hereinafter referred to 25 the "Property."

Any Rider ("Rider") intrached herete and executed of even date is incorporated herein and the covenant and agreements of the Rider shall excend and supplement the cavenants and agreements of this Deed of Trust, as if the Rider were a part hereof.

Borrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to grant and convey the Property, and that the Property is unencambered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENARITS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest indebtedness evidenced by the Note and late charges as provided in the Note. This Deed of Trust secures payment of said Note according to its terms, which are incorporated barelo by reference.

\*CASTRIOTTA, AS TENANTS BY THE ENTIRETY

Free 1 of 5

MIST OF FRIARM Deed 2241004450 CASTRIOTTA

231112 (Rev 05)

- 2. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraph I hereof shall be applied by Lender first to interest due on the Note, second to the principal due on the Note, and then to late charges due on the Note.
- 3. Prior Mortgages and Deeds of Trust; Charges; Lieas. Borrower shall perform all of Borrower's obligations, under any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes. assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Deed of Trust, and leasehold payments or ground rents, if any.
- 4. Hazard Insurance. a) Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and any other hazards, including floods or flood, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph
- b) All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt to the insurance carrier and Lender. Lender may make proof of loss if not made promptly to Borrower.
- c) Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandens the Property or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.
- d) Except as provided in subparagraph 4(e) below, should partial or complete destruction or damage occur to the Property, Borrower hereby agrees that any and all instruments evidencing insurance proceeds received by Lender as a result of said damage or destruction, shall be placed in a non-interest bearing escrow account with Lender. At Lender's discretion, Lender may release some or all of the proceeds from escrow after Borrower presents Lender with a receipt(s), invoice(s), written estimates(s) or other document(s) acceptable to Lender which relates to the repair and/or improvements of the Property necessary as a result of said damage and/or destruction. Absent an agreement to the contrary, Lender shall not be required to pay Borrower any interest on the proceeds held in the escrow account. Any amounts remaining in the account after all repairs and/or improvements have been made to the Lender's satisfaction, shall be applied to the sums secured by this Deed of Trust, Deed to Secure Debt, or Mortgage. Borrower further agrees to cooperate with Lender by endorsing all, checks, drafts and/or other instruments evidencing insurance proceeds; and any necessary documents. Should Borrower fail to provide any required enclorsement and/or execution within thirty (30) days after Lender sends borrower notice that Lender has received an instrument evidencing insurance proceeds, or document(s) requiring Borrower's signature, Borrower hereby authorizes Lender to endorse said instrument and/or document(s) on Borrowers behalf, and collect and apply said proceeds at Lender's option, either to restoration or repair of the Property or to sums secured by this Deed of Trust, Deed to Secure Debt, or Mortgage. It is not the intention of either party that this escrow provision, and/or Lender's endorsement or execution of an instrument(s) and/or document(s) on behalf of Borrower create a fiduciary or agency relationship between Lender and Borrower.
- e) Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 16 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument.
- Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents.
- 6. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if any action or proceeding is commenced which meterially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to florrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such actions as is necessary to protect Lender's interest.

Any amounts disbursed by Lender pursuant to this paragraph 6, with interest thereon from the date of disbursal, at the Note rate, shall become additional indebtedness of Borrower secured by this Deed of Trust. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 6 shall require Lender to incur any expense or take any action

231118 (Rev 05)

(01/97) OR FR/ARM Deco 2241004459 CASTRIOTTA

- 7. Inspection. Lender may make or cause to be made reasonable cutries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- 8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust.
- 9. Borrower Not Released; Forbearance By Lender Not a Waiver. The Borrower shall remain liable for full payment of the principal and interest on the Note (or any advancement or obligation) secured hereby, notwithstanding any of the following: (a) The sale of all or a part of the premises, (b) the assumption by another party of the Borrower's obligations hereunder, (c) the forbearance or extension of time for payment or performance of any obligation hereunder, whether granted to Borrower or a subsequent owner of the property, and (d) the release of all or any part of the premises securing said obligations or the release of any party who assumes payment of the same. None of the foregoing shall in any way affect the full force and effect of the lien of this Deed of Trust or impair Lender's right to a deficiency judgment (in the event of foreclosure) against Borrower or any party assuming the obligations hereunder, to the extent permitted by applicable law.

Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

- 10. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 15 hereof. All covenants and agreements of Borrower shall be joint and several. Any Horrower who co-signs this Deed of Trust, but does not execute the Note: (a) is co-signing this Deed of Trust only to grant and convey that Borrower's interest in the Property to Lender under the terms of this Deed of Trust, (b) is not personally liable on the Note or under this Deed of Trust, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Deed of Trust or the Note without that Borrower's consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrower's interest in the Property.
- 11. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by first class mail addressed to Borrower or the current owner at the Property Address or at such other address as Borrower may designate in writing by notice to Lender as provided herein, and any other person personally liable on this Note as these person's names and addresses appear in the Lender's records at the time of giving notice and (b) any notice to Lender shall be given by first class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 12. Governing Law; Severability. The state and local laws applicable to this Deed of Trust shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Deed of Trust. In the event that any provision or clause of this Deed of Trust or the Note conflicts with applicable law, such conflicts shall not affect other provisions of this Deed of Trust or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Deed of Trust and the Note are declared to be severable. As used herein "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein. "Attorney's fees" means reasonable attorneys' fees at trial, on appeal and on petition for review.
- 13. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note, this Deed of Trust and Rider(s) at the time of execution or after recordation hereof.
- 14. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair or other loan agreement which Borrower enters into with Lender. Lender, at Lender's option may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.
- 15. Transfer of the Property or a Beneficial Interest in Borrower, Assumption. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at Lender's option, for any reason, declare all the sums secured by this Deed of Trust to be immediately due and payable. However, this option shall not be exercised by Lender if exercise is prohibited by Federal law as of the date of this Deed of Trust.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. If Borrower fails to pay in full Lender may invoke any remedies permitted by this Deed of Trust and applicable law without further notice or demand on Borrower.

This Deed of Trust may not be assumed by a purchaser without the Lender's consent. If an assumption is allowed, the Lender may charge an assumption fee and require the person(s) assuming the loan to pay additional charges as authorized by law.



NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

16. Acceleration; Remedies. Upon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, including the covenants to pay when due any sums under the Note secured by this Deed of Trust, Lender, at Lender's option, may declare all of the sums secured by this Deed of Trust to be immediately due and payable without demand or notice and may invoke the power of sale and may invoke any other remedies permitted by applicable law. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees and costs of documentary evidence, abstracts and title reports.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee shall record a notice of sale in each county in which the Property or some part thereof is located and shall mail copies of such notice and any other notice or statement in the manner prescribed by applicable law to Borrower and to the other persons prescribed by applicable law. After the lapse of such time as may be required by applicable law and after publication and posting of the notice of sale, Trustee, without demand on Borrower shall sell the Property at public auction to the highest bidder for cash at the time and place designated in the notice of sale. Trustee may postpone sale of the Property by public announcement at the time and place of any previously scheduled sale. Lender or Lender's designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to reasonable Trustee's fees and attorneys' fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto or to the clerk of the circuit court of the county in which the sale took place.

17. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that so long as Borrower is not in default hereunder Borrower shall have the right to collect and retain such rents as they become due and payable.

Lender shall have the right to have a receiver appointed as a matter of right, which receiver may serve without bond if permitted by law. Employment by Lender shall not disqualify a person from serving as a receiver.

Upon Borrower's default or abandonment of the Property, Lender shall be entitled to collect all rents directly from the payors thereof, or have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Deed of Trust. The receiver shall be liable to account only for those rents actually received.

- 18. Loan Charges. If the loan secured by this Deed of Trust is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed permitted limits, then: (1) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (2) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment under the Note.
- 19. Legislation. If, after the date hereof, exactment or expiration of applicable laws have the effect either of rendering the provisions of the Note, the Deed of Trust or any Rider, unenforceable according to their terms, or all or any part of the sums secured hereby uncollectible, as otherwise provided in this Deed of Trust or the Note, or of diminishing the value of Lender's security, then Lender, at Lender's option, may declare all sums secured by the Deed of Trust to be immediately due and payable.
- 20. Release. Upon payment of all sums secured by this Deed of Trust, this Deed of Trust shall become null and void and Lender or Trustee shall release this Deed of Trust without charge to Borrower. If Trustee is requested to release this Deed of Trust, all instruments evidencing satisfaction of the indebtedness secured by this Deed of Trust shall be surrendered to Trustee. Borrower shall pay all costs of recordation, if any. Lender, at Lender's option, may allow a partial release of the Property on terms acceptable to Lender and Lender may charge a release fee.
- 21. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.





Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit, or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal, or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 21, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formalderycc, and methodenime materials. As used in this paragraph 21, "Environmental law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety, or environmental protection.

- 22. Waiver of Flomestead. Borrower hereby waives all right of homestead exemption in the Property.
- 23. Substitute Trustee. Lender may from time to time at Lender's discretion, and without cause or notice, remove Trustee and appoint a Successor Trustee to any Trustee appointed hereunder. Without conveyance of the Property, the Successor Trustee shall succeed to all the title, power and duties conferred upon the Trustee herein and by applicable
- 24. Time of Essence. Time is of the essence of each covenant of this Deed of Trust.

IN WITNESS WHEREOF, Borrower has executed this Dead of Trust.

NICHOLAS V CASTRIOTTA

STATE OF OREGON

My Commission Expires: ////6/99

OFFICIAL SEAL KHISTI L. REDD NOTAHY PUBLIC - GREGON COMMISSION NO. 008516 810N 12FHES NOV. 15, 1981





## EXHIBIT "A" LEGAL DESCRIPTION

19433

The E1/2 of Tract No. 17, the Resubdivision of Tract 25 to 32 of ALTAMONT RANCH TRACTS, in the County of Klamath, State of Oregon. EXCEPTING THEREFROM that portion taken by Klamath County for the widening of Bisbee Street by instrument recorded July 1, 1965 in Book 362 at Page 563, Deed Records.

iled for record at reque	COUNTY OF KLAMATH			
fJune		Amerititle	the 8th A. M., and duly recorded in Vol	da
	of <u>Mortgages</u>		_ on Page <u>19428</u>	
SE \$35.00			Rathern Rosa	Clerk
			HAMME RASA	