LEG \$03947654 1000	Secara Rectificitie		SCHARGHT 1600 STEVENENESS LAW FUL	LIGHING CO., PORTLAND, OR \$7804 )
59739	Sand of Sand Sand Sand Sand Sand Sand Sand Sand	1. 18 JUN 12	P3:47 Vol. m98 Pa	ge <mark>20250 \$</mark>
TRUS	T DEED		STATE OF OREGON, County of L certify that the	} ss.
DANIEL & VALERIE	MOREHOUSE		was received for reco	rd on the day , 19, at M., and recorded in
General CERALDINE SCHIND	me and Address	SIACT RESER	MED book/recl/volume No.	on page or as fee/file/instru-
Senaitic suy a	Kens thủ Adirezs	ALCORDER'S	Record of	of said County.
ASPEN TITLE & ES	(ross, Zp): (ROW, INC.		Witness my nas affixed.	d and seal of County
525 MAIN STREET KLAMATH FALLS, O ATTN: COLLECITON	R 97601		ныне Ву	, Beputy.

....., as Beneficiary.

i par por estas. Estas de la contectas

THIS TRUST DEED, made this .10th DANIEL J. MOREHOUSE AND VALERIE B. MOREHOUSE as Grantor, , as Trustee, and ASPEN TITLE & ESCROW, INC.

GERALDINE A. SCHINDLER 

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamata\_\_\_\_\_County, Oregon, described as:

The West 20 feet of Lot 467 and the East 20 feet of Lot 468, Block 121, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, 1441.05 en fre de la casa de la companya de 2 de la companya de l 1 de la companya de l State of Oregon CUDE 1 MAP 3809-33AD TL 13500

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together with all and singular the tenoments, hereditaments and appurtenences and all other rights thereauto belonging or in anywise now or hereafter appertaining; and the cents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property

note of even date herewith, payable to bonstitiary or order and made by grantor; the final payament of principal and interest hereof, if not scores paid, to be due and payable January 30 1999

come immediately due and psyable. The execution by grante: of an earnest money agreement\*\* does not constitute a sale, conveyance of an ariginament.
To protect the security of this trust deed, granter agrees:

To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed,
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed,
To comply with all lews, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary as require and so requests, to join in estecting such financing stationents pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for tilling sense is the proper public offices or offices, as well as the cost of all lien searches made by filling offices or searching adenties as insurance is the property may includery.
A co provide and continuously maintain insurance on the buildings now or hereafter exected on the property against loss or a filter as some situated; if the beneficiary, with loss psyable to the latter; all policies of insurance shall be collivered to the beneficiary the property and the second to deliver the policies to the beneficiary to reduce any proceed on the suitation of any public difference any proceed on the second to deliver on which may proceed thereon, and pay provide the some of the same distance on the suitation of any submeticary.

assessed upon or egainst the property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges psychle by grantor, either by direct payment of by providing beneficiary with funds with which to make such pay-ment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paregraphs 6 and 7 of this trust deed, shall be added to and become a part of secured hereby, together with the obligation described, as well as the grantor, shall be found to the same extent that shey are bound to the payment of the obligation herein described, as well as the grantor, shall be bound to the same extent that shey are bound to the payment of the obligation herein described, as well as the grants and be immediately due and payable without notice, and the nonpayment thureof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and the nonpayment thureof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and expenses of the bound ite nonpayment thureof shall, at the option of the beneficiary or trustee's and attorney's less actually incurred. Trustee incurred in connection with or in onhorcing this obligation and trustee's and attorney's less actually incurred. To appear in and defend any actions or proceeding purpering to affect the security rights or powers of beneficiary or trustee; and in any suit, action related to this instrument, including but net limited to its validity and/or enforceability, to pay all costs and expenses including evidence of the trust doed that beneficiary's or trustee will appeal here any suit for the traceosure of this deed are any suit or action related to this instrument; inclu

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an alterney, who is an active member of the Oregon State Bar, a bank, bust company or savings and ican association autionized to do business under the laws of Oragos or the United States, a title insurance company authorized to insure title to read preperty of this action, its autiofantes, affinists, agent or bornches, the United States or any agency thereof, or an energy send itemsed under ORS 695.505 to 695.535. "WARNING: 12 USC 1750; 3 regulates and may prohibil barrels of this option."

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

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Provide the second of the interior required by part of interior processing and expenses and expenses and expenses account by family interior dependence of the second o

ficiery's interest. This insurance may, but need not, also protect grantor's interest. If 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 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 propurty coverage elsewhere. Grantor is responsible the coverage by providing evidence that grantor has bolation property coverage crowness, oraller is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or tor me cost of any measure correcting principles of sentenciary, which cost may be access to granted e contract of 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 tailed to provide proof of coverage. or coverage may be the date gramor's prior coverage tapsed or the date gramor taned to provide proor or coverage. The coverage baneliciary 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 re-

quirements imposed by applicable law.

ments 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, iamily or household purposes (see Traportant Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. (b) for an organization, or teven is granner is a natural persons y are not bearings or commercial perposes. This dead applies to, instres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

secured hereby, whether or not named is a construinty normal. In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 generally all grammetical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument, the day and year first above written.

J. MOREHQUSE S. MOREHOUSE ) ss. me on) ss. B. MOREHOUSE Data on, 19.98., D. B. MOREHOUSE Data on, 19,
LATAMAC tor Oregon My commission expires
the <u>12tb</u> day <u>p_M.</u> , and duly recorded in Vol. <u>M98</u> Page <u>20250</u> Berneiha G. Leisch, County Clerk <u>Muthane</u> <u>Muthana</u>