ALVIN F. KECK AND AGNES M. KECK, HUSBAND AND WIFE

WITNESSETE: Grantor irrevocably grants, hargains, st. Is and conveys to trustee in trust, with power of sale, the property in KLANATH County, Oregon, described as:

PLEASE SEE ATTACHED LEGAL DESCRIPTION

rogether with all and singular the tenements, hereditantents and appartunances and all other rights thereunto belonging or in anywise now or hereafter appertaining, 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 their ingreement of granter herein contained and payment of the sum of THIRTY NINE THOUSAND AND FIVE E NORED AND NO/100-

note or even date necessin, payable to conciling or order and made by gramor, the time payment of principal and interest neces, it not notice paid, to be due and payable. At maturity of note 19.

The date of maturity of the debt secured by this instrument if the date, stated above, on which the final installment of the note becomes due and payable. Should the grander either direct to attempt to, or extually sell, convey, or assign all (or any part) of the property or all (or any part) of granters in it without first obtaining the written coassin or approval of the beneficiary, then at the beneficiary's option, all obligations secured by this is strument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an extrest comes greener (** does not constitute a sale, conveyance or assistanted.)

boacticati? a option." all oblistions secured by this transment, irrespective of the maturity dissessed therein, or herein, shall become immediately due war payable. The exacution but granter of an expression of the control of the trust dood, it and a green.

To protect the security of this trust dood, it and a green.

It opinites, the security of this trust dood, it and a green.

To protect, preserve and maintain the property in good condition and requir; not to remove or demelish any building or improvement through not to commit or praviar any wasts of the property.

To complete or resters promptly and in good and habitable condition any building or improvement which may be constructed, farmiged or destroyed theteron, and pay when due all or is incurted thurted.

To complete or resters promptly and in good and habitable conditions are restrictions affecting the property; if the beneficiary or equatis, to this in exacuting such timateing statem in sprusant testified commercial Code as the beneficiary may require and to pay for thing some in the proper public office or the control of the control of

8. In the event that any portion or all of the property thall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trusted Ferenceder must be either an atturney, who is an active member of the Oragon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oragon to the United States, a title is association authorized to insure title to real property of this state, its subsidiaries, affiliates, opents or breaches the United States of any agency thereof, or an excess agent licensed under ORS 666,566 to 665,565. property of this state, its subsidiaries, sittliates, ager as or ensures, one construction of the option. *IVARNING: 12 USC 1701)-5 regulates and may prohibit exact by of this option.

**The publisher suggests that such in agreement aucress the hipse of obtaining buseficiary's consent in complete detail.

which and in necess of the amount required to just at the example out to expense and attorne, it tens increasity paid or inverted by grantor in high proceedings, still be liquid to bein licially and it applied by it it is upon any reasonable costs and expenses and attorney's fees, both a list itsel and appellably costs, necessary in the control of the property into the processor in the control of the property into the processor in control of the property into the property into the property into the property into the property in the property into the property into the property in the property into the property in th

the form as required by law conveying the property so so a, but without any coverant or virtanty, express or implied, the recitals in the dead of any matters of lact ishall be conclusive provided be truitlethess thereof. Any person, excluding the trustees but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a remonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having moorded lient subsequent to the interest of the trustee in the trust deed as their interests may uppear in the order of their priority and (4) the sunglus, it any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor of successor trustee in the trust deed as their interests may uppear in the order of their priority and (4) the sunglus, it any, to the grantor of only trustee interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor of successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment end substitution shall be made by written instrument executed by beneficiary, which, when reported in the mortiage records of the county or counties in which the property is situated, shall be conclusive proof of press appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, in use a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such as time or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the

tract 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 coverage purchased by beneficiary may not pay any claim made by or against granter. Granter 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 as to 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.

The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain slone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

obtain alone and may not satisfy any need for property damage coverage or any mandatory deplicity insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loss represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family to hotsehold purposes (see Important Wrice below).

(b) for an organization, or (even if grantor he natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, their herm, legatees, devisees, administrators, executors, personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiar herein.

Decreed hereby, whether or not named as a beneficial vibrem.

In constraint this trust deed, it is understood that the granter, trusted and/or beneficiary may each be more than one person; that it the context so requires, this singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions livred apply equally to corporations and to individuals.

IN VITNESS WHEREOF, the granter has executed the instrument the day and year first above written.

*IMPORTANT NOTICE: Delive, by lining out, whichever we many (a) or (b) is applicable and the banel day is a creditor as such word is defined in the Truth-in-Lending Act and liegulation Z, the beneficiary MUST comply with the Act and Regulation by making required

[ARRY] D. DERIA **IMPORTANT NOTICE: Delete, by Jining out, whichever we canty (a) or (b) is not applicable; if warranty (a) it applicable and the banel dary is a creditor as such verd is defined in the Truth-in-Lending Act and Regulation Z, the benefitiary MUST comply with the Act and Regulation by making required distingues; for this purpose use Stevens-Nest form Mo. 1319, or equivalent. If compliance with the Act is not required, disrugard this rivitice. LARRY D. STATE OF OREGON, County of KLAMATH all der Parties 12

This instrument was acknowledged before me on . ALIGUST Ly SUSAN SORENS IN AND LARRY . DERRA This instrument was acknowledged before me on

DED BE	こういうじゅ	25111212	23 63 53	
		FICUL S	S C A I	
A THURS	UF	LIVING C	3 C Mar	the second
DEZINITRO.	BUCK	IDA K. C	41 Tirem	
	NOTARY	PURINC	WIREG	ON:
CA COMPLETE				
	CCMMIS	SION N	J. 053C	21
4111	AAL ILLIAA	ALL PL MIN	## 12M	44.00
) : 817	KEZINIACO	UN ZIPIK	ES APR	10. ZWI
英是图 图 [Carrier Bacarre	200011120		BURCEN
. L'ENTERNI LA PROPERTIE L'ANNE L			eri henyyyy	
		10.00	MEAL	PPT PAR

aligh altga Historia i

> 2010 Notery Public for O egon My commission expires 1/10/2000

UEST FOR FULL RECONVEYANCE (To be used only when obligations have been peid.) . Trunten

The undersigned is the legal owner and holds: of all indebtedness secured by the fore oing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You bereby are directed on payment to you of any sums (white to you under the terms of the trust deed or pursuant to statute, to caucal all evide was of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and comments to

		建二基键 法正司		11 11 11		Down H.	Debt 1 to 1	
DATED:			. 19					
De not bie or tieste	y this Trust Deed O	R THE MOTE which) Escuras.					
Both taust be coliver	ed to the trustee for	concellation before	18	L				أحديث والمستشفين أباد فالمحادث فتراري والمسترا
rotonyayance wi	li be ziade.					Bene	iciary	<u>。新述用的。</u>
odini ni Eddac	Recharaction co-		liter at said.		To the state		Gerriel	Dia da dra s

EXHIBIT A

The Easterly 128 feet of Lit 5 in Block 32 of HILLSIDE ADDITION to the City of Klamath Falls, Oregon. ALSO beginning at the Southwest corner of Lot 6 in Block 32 of Hillside Addition ti the City of Klamath Falls, Oregon, thence Easterly along the Southerly line of said Lot 6, 50 feet to the true point of along the Southerly line of said Lot 6, 10 feet; thence Norther y parallel with Crescent Avenue (formerly Albertson Street 10 feet; thence Southerly and parallel to Crescent Avenue 50 feet to the point of beginning.

11111	- 1	1 1 1 1 1		1 1 2 2 2	1 - 7 1	
CLAMA:	of one	GON : CO	HINTY OF	KLAM	ATH	i ss

Fil	ed for rec	ord at re	quest e								Escrow			the	7th	day
of		Augi	ıst		A.D.,	19_	98	at	1	1:32	o'clock_	A. M	, and duly	recorded i	n Vol. <u>M98</u>	
				of			Mc	rti	ages			on Page	2900	2		:
												1/	Eernetha	G. Letsch,	County Clerk	
FE	E s	20.00								· 4	By	Kett	un t	New/		
				H			h H									