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TRUET DEEC (AL DIAM

CHIM No. 801

THUST DEED

Vol M8 Page 29095 STATE OF OFEGON,

....., as Trustee, and

as Beneficiary,

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UND CR 97334

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| | a Hive a good the field | | i ja | | | | ntify that th | he within instrument |
| Dirk C. Lutman | i statu se | | | | | | | d on the day |
| Cynthia S. Lu | inar | | | | | cf | | , 19, at |
| | | | | | | | | |
| | Name and Address Ley., Personal | 6 C . F | SIP | ICE RESERVI | D | 7 1 4 4 4 4 1 H | voluma No. | r as fee/file/instru- |
| Reperesentati | re of the Estate | | R | CORDERIS | E | | | tan No. |
| | E Eleeney. | | | | | Record of | | of said County. |
| Aspen Title & | ddran, Zp): Escrow Inc. | | | | | Wit affixed. | ness my han | d and seal of County |
| 525 Main Stree | ic de la cara de la parad | | | | at hat a | | | |
| Klamath Falls | Oregon 97601 | | | | | N | AJ Æ | THE |
| ATTN: Collecti | .on Dept. | | | | | | | |
| | | | | | | | | , Doputy. |
| THIS TRUST | DEED, made this | .8t! | 1 đay | J | uly | | | , 1998, iSetween |
| Dirk C. Lutmar | and Cynthin S. Li | inai | 1. husba: | d ard | wilfe | | | |
| The physical level is a second sec | ing Har an air an Arra | € Brit | - 1 di | Contra de la | te di s | | | as Grantor |

USOF

Aspen Title & Escrow Inc. Charlotte Beeney, personal representative of the Estate of Harvey James Beeney

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WITNESSETEL Granter irrevocably grants, bargains, st is and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregin, described al:

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See Attached [xhibit "A!

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together with all and singular the tenementi, hereditat ents and appur lenances and all other rights thereunito belonging or in anywise now hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with the property

(1, 1)

FOR THE PURPOSE OF SECURING PERMORMANCE of each agreement of grantor herein contained and payment of the sum of Thirty-Three Thousand Five Hund) ed Dollars, and no/100's (\$33,500.00)

noto ci even date herewith, payable to keneficiary cr order and made by granter, the timul payment of principal and interest hereof, if not sconer paid, to be due and payableJuly 28, 2013, 19

The date of maturity of the debt secured by this instrument, in the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either stree to, attemptio, or actually sell, convey, or assign all (or uny part) of the prop-erty or 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's option's all obligations secured by this nutrument, increation of the maturity dates expressed therein, or herein, shall be come immediately due and psyable. The execution by grantor of an current money agreement** does not constitute a sale, conveyance or presented. assignment.

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bensliciary's option", all obligations secured by file instrument, irrespective of the matur?, dates expressed therein, or herein, shall become immediately due and puipels. The statution by genetor of an urnest money agreement** does not constitute a sub, conveyance or azignment.
To protect, preserve and maintain the property in genetor of an urnest money agreement** does not constitute a sub, conveyance or provisioni thereon, not to contain to permit any wash of the property.
To complete or restore promptly such in goot and habitable roudition and repair; not to remove or demolish any building or improvement thereon, not by wash of the property.
To complete or restore promptly such in goot and habitable rouditions and restrictions affecting the property; if the beneficiary is or equests, to join in consulting such dimension, regulation, conditions and restrictions affecting the property; if the beneficiary is or equests, to join in consulting such dimension attributes, covenants, conditions and restrictions affecting the property; if the beneficiary is or equests, to join in consulting such dimension attributes, covenants, conditions and restrictions at the beneficiary may require and to pay for illing ame in the property gainst loss or survey to estand desirable by the beneficiary.
To provide and control could such as the beneficiary may require and to gay to all such other hassitichary, with loss puysable to the latter all publics of insurance sumlia be deviced to the beneficiary may produce the state of the expiration of any public of insurance any such adsound the stabe subliciary and progenty at a stab beneficiary in the expiration of any public or insurance and such converts and to fault the property gainst loss or any part thured, may be released to gentor. Such upplication or other insurance and such converts at a stab. Such associations the property gainst loss or any part thured, may be released to gentor. Such upplication or other insurance in the spresen

8. In the event that any portion of all of the property shall by taken under the right of eminent domain or condumnation, bene-ficiary 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 York Deed Act similars that the trested hereinder east be either an allorney, who is an active number of the Oregon Sche Bar, a bank, fruit company or sarings and ban association authorized to do buildness under the laws of Oregon or the United States, a title incurance company authorized to insure little to real property of this state, its sebail krise, administer agains or brancher; the United States, any eponcy thereof, or ist escrew againt litensed under ORS 5956.595 to 595.585. WARHINCH: 12 USC 1705-11 regulites and may pichibil eventies of the option.

"The publisher suggests that such an agreement address the lisue of obtaining henoficiary's consent to complete dettail.

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-riciary'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 gramor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim made by or against gramor. Grantor may later cancel for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan belance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date to an belance. If it is so added, the interest rate on the time syng contract of neuron apply to h. The encouve 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 that insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

This deed applies to, inures to the benefit of and binds all partice hereto, their heirs, lefatees, devises, administrators, executors, personal representatives, auccessors and assigns. The terr beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether of not named as a beneficiary herein.

In construing this trust deal, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that if the context to requires, the singular shall be taken to mean and incluse the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereout apply equally to Corporations and to hadriduals.

| IN WITNESS WHEREOF the Genetice the deportations and to. | Adividuals. |
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| as such word is defined in the Truth-in-Lending Act and Regulation Z, the LLTK C. LUTIAN | Ju singen |
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| disclosures, for this purpose us Stevens-Noss Form No. 1319, 4 equivalent. | lynthia)S. Lutman |
| assegure this notice. | ynthia S. Lutman |
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REQUEST FOR FULL RECONVEYANCE (To be used citly which to figeriors have been point.)

The undersigned is the legal owner and holder of all indebtedness separed by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You haveby are directed, on partiant to you of any sums owing to you under the darms of the trust deed or pursuant to statute, to cancel all inidebtedness in indebtedness secured by the trust deed of which are delivered to you have with the trust deed) and to reconvey, without we trans, to the parties dusignated by the trust deed to trust deed the estate now

DATED DATED. Do actives at duiting this Trist Level CR THE NOTE which it sace . 19 the truites for cancellation hefore reconssignmen will be made.

Honeliciary



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A portion of NW 1/4 of Section 34, Township 38 South, Range 11 1/2 East of the Willamette Meridiar, in the County of Klamath, Stae of Oregon, more particularly described as follows:

Beginning at the Northwest corner of Section 34, Township 38 South, Range 11 1/2 East of the Willamette Meridian, in the County of Klamath, State of Oregon; thence South along said Western boundary of said Section distant 1320 feet; thence East 1052 feet to the point of Leginning; thence South 616 feet to center of a natural ditch; thence Southerly and Easterly along west 91 feet; thence North 258 feet; thence West 502 feet to the point of beginning.

SAVING AND EXCEPTING THEREFROM that portion conveyed to State of Oregon for highway purposes by deed recorded in Book 107 at Page 23 and also that portion conveyed to Charles Inman by deed recorded in Book 130 at Page 581 and ALSO SAVING AND EXCEPTING that portion conveyed to James M. Barnes by Deed recorded in Book 133 at Page 513 and also that portion conveyed to Olive Mounts by Deed recorded in Book 133 at Page 245 and also that portion conveyed to John A. Jones by deed recorded in Book 217 at Page 165; and also SAVING AND EXCEPTING that portion conveyed all Book and Page references being Deed Records of Klanath TOGETHER

TOGETHER WITH the following described property:

A portion of S 1/2 NW 1/4 Section 34, Township 36 South, Range 11 1/2 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point where the boundary of that certain tract conveyed to Olive Fraley by Deed recorded in Book 182 at Page 253, Deed Records of Klamath County, Oregon, intersects the fence line marking the Westerly boundary of the property conveyed to A. L. Michael by Deed recorded in Book 66 at Page 552, Deed Records of Klamath County, Oregon, which point of beginning bears South 1 degree 45' East along said fence line a distance of 180 feet, more or less, from the Southeasterly right 62 degrees 29' East along the Northwesterly boundary of said Olive Fraley property, a distance of 51 feet; thence North 4 feet to a point in said fence line marking the Westerly boundary of said A. L. Michael property; thence South 1 degree 45' East along said fence line, a distance of 98 feet to the point of

CODE 37 MAP 3811-V34BO TL 340 CODE 37 MAP 3811-V34BO TL 3300 STATE OF DEEGON: COUNTY OF KLAMATH: 55.

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