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577 Main Chrant		effected.	ul seal of County
422 Maio Street Klamath Falls, OR 97601 K-52		RAME By	, Deputy.
THIS TRUST DEED, made this 2nd day of Jim Popson and Clasic Popson, husband and wing First American Title Insurance Company of On Jennie E. Belcastro. Trustee or her successed dated August 16, 1990, as to an undivided To WITNESS Grantor irrevocably grants, basgains, sells and convey Klanath County, Oregon, described as	ife regen or in Tru 0% interes SETH:	st, under the Belcastr st,*	, as Grantor, , as Trustee, and to Loving Trus , as Beneficiary,
*Luther H. Dearborn and Frances B. Dearborn 15% interest, Michael Radford and Donna Joy undivided 15% interest.	, husband		
SEE ATTACHED EXHIBIT "A", WHICH BY THIS REFI	ERENCE IS	MADE A PART HEREOF AS	з тноисн
togother with all and singular the tensorants, hereditaments and apperture to hereafter appertaining, and the rents, issues and profits thereof and the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each of the Cine Bundred Thousand and no/100 dollars— (\$100,000.00)	eli lizturez nov	r or herealter ettached to or used of grandor herein contained and p	in connection with

not somer paid, to be due and payable Sectobery 8, 2010. 305

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the granior either agree to, attempt to, or extually sell, convey, or essign all (or any part) of the property or all (or any part) of granior's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the baneliciary's options, ell obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and physble. The execution by granter of an earnest money agreement²⁵ does not constitute a sale, conveyance or assidnment.

assignment.

To protect the security of this trust dead, granter agrees:

1. 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 wasts of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, adinatess, regulations, coverants, conditions and restrictions affecting the property; if the beneficiary so requestly, to join in executing such insusming abstements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lies searches made by filing officers or searching agencies as may be deemed desirable by the benefitiary.

5. To provide and continuously maintain insurance on the buildings now or benefitier reacted on the connective seniors less or

to pay for tiling same in the proper public office or offices, as well as the cost of ell lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or bereafter eracted on the property against loss or damage by tim and such other hazards as the beneficiary may from time to their eractic, in an amount not less then \$1.11.1 Insurable written in companies acceptable to the beneficiary may from times to time require, in an amount colleges to the beneficiary at soon as insured; if the grantor shall lall the any reason to procure any su. I insurance and to deliver the policies to the beneficiary at least filteren days prior to the expiration of any policy of insurance more or bearders placed on the buildings, the beneficiary any procure the same at glantor's expense. The amount collected under any firs or other insurance policy may be applied by beneficiary upon any insulatedness secund levels and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shell not ourse or waive any default or notice at default hereunder or invalidate any not done pursuant to such audice.

5. To keep the property free from construction lians and to pay all taxes, essessments and other charges that may be levied or assessed upon or against the property below 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 may taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payments and other charges appraise to be abunded the grantor and the above with the obligations to pay any tiphs string from breach of any other care to the holds of the main and the pay.

1. The payer is true food, without vaives of any rights arising from br

E. In the event that any portion or all of the property shall be taken under the right of eminent domain or consemnation, here-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as companies for such taking.

NOTE: The frust Deed has providen that has trustee beneauser must be either an offercay, who is no active member of the Gragos State San a bank, trust company or savings and lean association authorized to de business under the laws of Gragos or the United States, a title leasurance company setteerized to insert title to real property of this state, he substitutes, appears or terreches, the United States or any agency thereof, or an exercise appear inconsed under ORS 654.505 to 086.585. "WARNING: 12 USC 1701-5 topicker and may prohibit counting a first opice."

"The publisher suggests that such an agreement address the large of estating decedicion's consent is complete setall.

which we are steller at the internal matilities to be all the product and applications of the internal productions, what to produce the production of the pr 37146

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 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 granter's prior coverage lapsed or the date granter failed to provide proof of coverage.

The coverage beneficiary purchases may be considerably more expensive than insurance granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance recount signe and may not emplicable law.

The granter variants that the proceeds of the loan represented by the above described note and this trust doed are:

(a) primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, c. (even it granter 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, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the helder and owner, including pledges, of the contract secured hereby, whether or out named as a beneficiary herein:

In construing this trust deed, it is understood that the grantor, 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 include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the granter has executed this insfirment the day and year first above written.

of applicable, if warranty (a) is applicable and the beneficiary is a cre- 2 such ward is defined in the Truth-in-Lending Act and Regulation 2 arabitasty MUSE comply with the Act and Regulation by making real isclosures; for this purpose use Stavant-Hees Form No. 1319, or equiva-	the Jan Copson Consol
STATE OF GOLDERY County This instrument was seeks	of W43hor on October 1998
A THE MICH CHIEF WAS KUKI	(UWICUPER, ARIOES, ma. An
49	MELINDA CORRON Metary Public - State of Neyada Appointment Recorded in Wishoe County
	No 33-0255-2 - EXPRES 1/AP. 4, 2001 Notary Fublic for Gragon My commission expires 3/1/0/
request for full reconveyance (to	Notary Fublic for Oragon My commission expires 310

The undersigned is the legal owner and holder of all indobtedness deed have been fully paid and estimiled. You hereby are directed, on any trust deed or pursuant to starute, to cancel all evidences of indebtedness together with the trust deed) and to reconvey, without werenty, to the hold by you under the same. Mail reconveyance and documents to	s secured by the limit dead (which are delivered to you herewill
DATED:	

Do not lose at destroy this Trust Dans OR THE MOTE which it secures. Soft most be delivered to the trisfee for concellation before resshvoyante will be wade.

County of Klamath	SS. PERM SIG. 27 ACCESSAGES CONTROL OF THE LAW FUNDAMENTAL CON
F F FF 17 mm	10 199
before me, the undersigned a New this	6th day of October 1998 in and for the State of Oregon, personally appeared the within
named Jim Popeon a Morary Public i	n and for the State of Oregon party !!
***************************************	principle appeared the within
Avarian an	
acknowledged to me that he	described in and who are
acknowledged to me that he	described in and who executed the within instrument and executed the same freely and voluntarily
OFFICIAL SEAL TEST	IMONY WHEREOF, I have be-
NOTARY PUBLIC - OREGON	my official seal the day and year last above written.
MY COMMISSION NO. 059318	(1) h K dad year last above written.
(19. 200) (19. 200) (19. 200) (19. 200) (19. 200)	The state of the s
	My commission expires 12-19-2000
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	The second of th

EXHIBIT "A"

DESCRIPTION OF PROPERTY

The following described real property sliuate in Klamath County, Oregon.

PARCEL 1:

Beginning at a point in the Easterly line of Eina Street which lies N. 0°56' West 514.7 feet from the intersection of the Easterly line of Etna Street and the North line of relocated South Sixth Street; thence continuing North along the Easterly line of Eina Street 142 feet; thence N. 89°32' East 540.8 feet; thence South 0°31' East 215.6 feet to an iron pin; thence South 65°43'30" West along the Northerly line of the Albertson property 137.27 feet; thence N. 00°16'30" West 123 feet; thence S. 89°43'30" West 70 feet; thence South 00°16'30" East 47 feet; thence South 89°06' West 331.6 feet to the point of beginning, in

Beginning at an iron pin in the Easterly line of Etna Street which lies North 0°56' West 436.7 feet from the intersection of the Easterly line of Etna Street and the North line of relocated South Sixth Street; thence North 89°43'30" East along the North line of Albertson property 401.83 faet; thence North 00°16'30" West 125 feet; thence South 89°43'30" West 70 feet; thence South 60°16'30" East 47 feet; thence West parallel with the first course of this description 331 feet to the Easterly line of Etna Street; thence South along the East line of Etna Street 78 feet to the point of beginning, in Sec. 2 Twp. 39 S. R. 9 E.W.M. PARCEL 2:

The S % of Lot 1 and the S % of the Westerly 70 feet of Lot 2 in Block 2 of Pleasant View Tracts, Klamath County, Oregon, according to the official plot thereof on file in the office of the County Clerk of Klemath STATE OF OREGON: COUNTY OF KLAMATH: ss.

	wardotta' 6	JUNITY OF KLAMATH: ss.	- CANADA
Filed for a	Contract of	of First American Title the Grh A.D., 19 98 at 11:17 o'clock A. M., and duly recorded in Wil.	
FEE	\$20.00	Mortgages on Page 37345	M98 da:
r di		By Kallian Graa	Clerk