TRUST DEBD

MTC 46252

CLAUD E SWAN, JANET L SWAN, JAN D EMEHISER and KATHLEEN M EMEHISER 63554 McCALP IXAD MCCAW ROAD BEND, OR 97702

Grantor

WRAYBURN H HALL AND ROYDEN H HALL

Beneficiary

ESCROW NO. BT015880CO

After recording return to: AMERITITLE 15 OREGON AVE, P.O. BOX 752 BEND, OR 97705

TRUST DEED

THIS TRUST DEED, made on 10/19/98, between

JAN D EMBHISIR AND KATHLEEN M EMBHISER, HUSBAND AND WIFE WITH AN UNDIVIDED

ONE-HALF INTEREST AND CLAUD E SWAN AND JANET L SWAN HUSBAND AND WIFE WITH AN
UNDIVIDED ONE-HALF INTEREST, as Grantor,

AMERITITLE. an Oregon Corporation ... as Trustee, and WRAYBURN H HALL AND LEONA M HALL AS TENANTS BY THE ENTIRETY AND ROYDEN H HALL AND GLENNA J HALL AS TENANTS BY THE ENTIRETY, ALL AS TENANTS IN COMMON, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in BESCHOUSE COUNTY, Oregon, described as:

KLAMATH

LOT 1 IN PLOCE COPES DEL ACCOUNT ADDITION ACCOUNTS TO THE

LOT 1 IN BLOCK 5, CRES-DEL ACRES, SECOND ADDITION, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OFEGON

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appearaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

together with all and singluar the teneraents, hereditaments and appurenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the reuts, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the importance of the reuts of the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of "SEVENTY FIVE THOUSAND" Dollars, with interest thereon according to the turns of a promissory note of even date herewith, payable to beneficiary or order and made payable by grantor, the fluid payment of principal and interest thereon; if not sooner paid, to be due and payable 1/0/21/201.

The date of maintrity of the debt secured by this instrument is the date, stated above, on which the maintrip of the date of maintrity of the debt secured by this instrument is the date, stated above, on which there is sold, agreed to the sold, conveyed, assigned, or alleranded by the grantor without first having obtained written from the payable.

To protect the security of this trust deed, grantor agrees:

1. To protect the security of this trust deed, grantor agrees:

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1. To protect preserve and maintain asid property in good condition and repair; not to remove or demolish any building or improvement thereon; no to commit or permit any waste of said property.

3. To comply with ill laws, ordinances, regulations, covenants, conditions and restrictions affecting the property: if the beneficiary so requests, to join in executing such financing statements survaint to the Uniform Commercial Code as the beneficiary way require and to pay for filing same in the proper subilio office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as nay be deemed cestimate by the perfective property before any part thereof, and the proper subil

NOTE: The Trust Dead Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

in excess of the aneust repaired to pay all resonable cours expense. and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to bene kiny and applied by it first upon my the bene king and projectly on the process and attorney's fees, not indebtedness recurred hereby; and grantor agrees, at its own i pense, to take such advisonable cours and exceute such instruments as shall be necessary in obtaining a who compensation, prumptly upon beneficiarly is request.

3. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the necessary in obtaining and convergence, for cancellation, without affecting the liability of any person for the payment of the indebtedness. At any time and in a payment of the making of any map or plat of said property. (b) join in granting any easement or creating any restriction therefore, and the recitals therein of any map or plat of said property. (b) in ingranting any easement or creating any restriction therefore, and the recitals therein of any map or plat of said property. (b) in granting any easement or insister is less for any of the services mentioned in this payarraph shall be not less than 5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name suc or otherwise collect the rents, issues and profits, including how past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable and other insurance polices or complexation of said property. According to the case of the property, and the application or release thereof as a foresaid, shall not cure or wave any default or notice of default granting and granting and property of the collection of such rents, iss

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

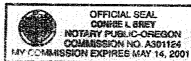
16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify my 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 action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of he real property and has a valid, unencumbered title thereto and that the grantor will warrant and forever warrants. Warning: the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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 by beneficiary which cost may be added to grantor's contract or loan balance. If it i

JAN D KATHLEON M. EMEHISER STATE OF OARROW , County of This instrument was acknowledged before me CLAUD E SWAN, JANET L SWAN, JAN D EMEHISER CLAUD E SWAN, My Commission Expires Man 14, 2001 Public for Olee



70:	ADCON'S (ANCE (To be used only when obligations have been paid)							
The und deed have trust deed together y held by ye	ersigned is the been fully paid or pursuant to with the trust de ou under the sai	legal owner and and satisfied statute, to caused) and to recome. Mail recome.	d holder of all inc You hereby are o cel all evidences o nivey, without wa niveyance and docu	lebiedness secure lirected, on paying indebtedness surranty, to the pa tranty, to the pa	d by the foregoing transit to you of any su cured by the trust decreased by the trust decre	ust deed. ms owing ted (which a te terms of	All sums secur o you under to the delivered to the trust deed	Frustee ed by the trus he terms of th you herewith the estate now
DATED:								
Do not los Both must reconvey	A nn .!	s Trust Deed (OR THE NOTE w					
					Beneficiary			
STATE O	FOREGON: C	OUNTY OF K	LAMATH: 58.					
Filed for r	ecord at reques			-1 -1 -				
or	October	A.D. 19	00		P. M., and duly on Puge 38694	the recorded in	21st Vol. <u>M98</u>	day
FEE	\$20.00			in in the second	Kothun K	Letsch, C	County Clerk	
		31차 및 12시간 원래, 원리, 12일						