74032	FEB -3 AT 22	Vol. <i>M99</i> Page	. 4035®		
THUSY DEED		STATE OF OREGON,	\$55.		
- RENNEYH BUGUNER AND DIANNE K. BUSCHER, husband and wife	Sanglis a sharilanda sharilan masa a sharilan a sharilan sharil na a sharilan sa sharilan na masa sharilan sharilan sharilan sharilan	I certify that the within instrument was received for record on the day of			
WILLLIAM V. HILL, SR. AND LILLIAM M. HILL, TRUSTERS	SPACE RESERVED FOR RECORDER'S USE	o'clock			
Smeaking a Rem a and Allerens		Record of	of said County		
AMERITTELE - COLLECTION 48622 227 S. Sixth Street Klamath Palls CR 97601	MTC 4(4622-	Witness my hand and affixed.	seal of County		
THIS TRUST DEED, made this KENNETH BUSCHER and DIANNE M.BU	day of Fbru	and Wife,,199	***************		
-AMERICIULE			, as Grantor, 💎		
HILL SR., AND LILLIAN M. HILL	TRUST DATED JUI	TRUSTEES OF THE WI Y 15, 1991	LLIAM Vs Beneficiary,		
기가 되었다. 그 사이 가장 하지 않는 사람들이 되었다. 	Harry Mar Street Palace and graff before Harry Markey & Street Palace (1984)				

See attached Exhibit "A"

together with all and singular the tetements, hereditaments and appurtunances and all other rights thereunto belonging or in anywise now or hereafter appertuining, and the trants, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum \$433,000.00 and other obligations according to the Guarantee signed by

Grantor this date North of men dare herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

beneficiary's option. All oxidesisms secured by this institutent, insepocitive of the maturity date expressed therein, or herein, shall become intensitate as and payable. The execution by grantor of an earnest many agreement's does not constitute a sale, conveyance or security and this trust deed, grantor agrees.

To protect this receive and maintain the property in seed condition and repair; not to remove or demolish any building or improvement thereon; not to remove or demolish any building or improvement thereon; not pay when due all costs incurred therefor.

It is complete or recurred property and in good any habitable condition any building or improvement which may be constructed, and estimated destroyed thereon, all pay when due all costs incurred therefor.

It is comply with all law, or imanes, regulations, covenants, conditions and restrictions allegeing the property; if the beneficiary or repeats, in pin in estecuting such imaneing statements pursuant to the Buildon's and the beneficiary may require and to pay for tiling same in the super guilde office or offices, as well as the cost of all lien searches made by tiling officers or searching agreements and may be decared desirable by the beneficiary.

It is provide and continuously traintain insurance on the buildings now or hereafter crected on the property against loss or written in companies acceptable to the beneficiary will loss payable to the latter; all polices of insurance shall be delivered to the beneficiary will not any reason to prover eny much insurance shall be delivered to the beneficiary will not any expensive the polices to the sensitivity of insurance now or hereafter placed on the deliver the polices to the beneficiary will not any examination of the property is expense. The amount collected under the property is expense. The amount collected under the recurred property is expense. The amount collected under the property is entirely and in such order as beneficiary may determine, or at option of beneficiary the entire by including the

It is unitarity agreed tries:

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

NOTE: The Root Deed Act provides that the Justee hareunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and one association and indicate to the beginness under the laws of Oregon or the United States, a title insurance company authorized to insure title to real id this that, its subsidieries, effiliates, egests or branches, the United States or any agency thereof, or an escrew agent licensed under URS 695.500 to 695.565. "WARMING: 12 USC 1781) 3 requires and ever probabl exercise of this epiter.

. The dot pape, endicate that took we alternated appearant property in a present the complete detail.

which are in excess of the amount required to an earl researchle roots, expanses and attermry's fees necessarily paid or inverted by granter in such procoedings, what he paid to be paid t Seneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee 16. Seneticiary may from time to time appoint a successor or successors to any rustee 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, now a rustee instrument executed by beneficiary, which, when recorded in the mortisize records of the county or counties in which the property is situated, thail be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, day executed and acknowledged, is made a public record as provided by law. Trustee is not shiften to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor.

18. Trustee shall be a party unless such action or proceeding is broughe by trustee.

19. The granter coverants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully settled in the simple of the real property and has a valid, menoambered title thereto, except as may be set forth in an addendum or exhibit attacted hereto, and that the granter 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 of loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary. 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 dute grantor's prior coverage lepsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise The coverage Beneficiary 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 requirements imposed by applicable law.

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

(a) primarily for granter's possible law.

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, insures 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 his trust deat it is understood that the term to the contract and the holder and owner, including pledgee, of the contract In constraint this trust deed, it is understood that the grantor, trustees and/or beneficiary may each be more than one person; that if the centext so 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 herebt apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. " IMPORTANT NOTICE: Delets, by fining out, whithever warranty (a) or this is Francis net applicable; if warranty (a) is applicable and the beneficiary is a creditor ner applicant; it wenturit us it applicates that he benefitted is very thool is defined in the fruit-in-lending Act and Regulation Z, the beneficiery MUST comply with the Act and Regulation by tacking required disclessors for this perpose use Stavens-Ness From No. 1375, or equivalent. if compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ......Klamath Trus instrument was acknowledged before me on Fie ovua / by Kenneth Buscher & Dianne M. Buscher, Husband This instrument MARION BRENT AM as acknowledged before me COMMISSION OF SALIAS Notary Public for Oregon by commission expires 1122 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned is the legal owner and holder of all indebtedness accured by the foregoing trust deed. All sums secured by the trust deed have been fully post and satisfied. You hereby are directed, on payment to you of any sums owing to you under the trust deed or pursuant to statute, to cancel all suidences of indebtedness secured by the trust deed (which are delivered to you herewith 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 documents to

DATED.

DATED.

19

Do not lose or destrey this Trust Reed C2 THE NOTE which it secures.

Buth must be colivered to the prevent for contalisation before present your could be made.

Beneficiary

## EXHIBIT "A" LIGAL BECRIPTION

## PARCEL 1

The E1/2 NE1/4 of Section 15, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon;

SAVING AND EXCEPTING Beginning at a point on the North line of said Section 15 at a point 531 feet West of the Northeast corner thereof; thence West along said North line to the Northwest corner of the NE1/4 NE1/4 of said Section; thence South along the West line of said NE1/4 NE1/4 a distance of 185 feet to a point; thence East parallel to the North line of said Section a distance of 789 feet, more or less, to a point on the West line of parcel conveyed to Lost River Cemetery Association, Inc., by deed Volume 236, page 572, Deed Records of Klamath County, Oregon, thence North along the West line of said parcel to the point of beginning.

ALSO SAVING AND EXCEPTING from the above described parcel that portion thereof conveyed to Lost River Cemetery Association, Inc., by Deed recorded December 16, 1949, in Deed Volume 236, page 572, Deed Records of Rlamath County, Oregon.

## PARCEL 2

That part of Tracts 7, 8 and 9 lying Southwesterly of the Bonanza-Lorella County Road, all in Riverside Tracts in Sections 11 and 14, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

The SW1/4 SW1/4 of Section 11 lying Southwesterly of the Bonanza-Lorella County Road in Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

ALSO that portion of the SW1/4 SW1/4 of Section 11, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at the intersection of the East line of the SW1/4 SW1/4 of Section 11. Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, and the North line of the Bonanza-Lorella County Road; thence Westerly along said Northerly line a distance of 193 feet; thence North to the South line of Lost River; thence Southeasterly along the South line of Lost River to the East line of said SW1/4 SW1/4; thence South along said East line to the point of beginning.

EXCEPTING from the SW1/4 SW1/4 of Section 11, Township 39 South, Range 11 Sast of the Willamette Meridian, Klamath County, Oregon, the following:

Beginning at a point on the South line of the Bonanza-Lerella County Road which is 742 feet East along said line from the West line of the SW1/4 SW1/4 of Section 11, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon; thence continuing East along said line a distance of 448 feet; thence South 140 feet; thence West 448 feet, more or 1255 to a point due South of the point of beginning; thence North 140 feet, more or less, to the point of beginning.

That portion of the SE1/4 NE1/4 and NE1/4 NW1/4 lying Southwesterly of the Bonanza-Lorella County Road and all of the SW1/4 NE1/4, NW1/4 NW1/4 and S1/2 NW1/4 and S1/2 of Section 14, Township 39 South, Range 11 East of the Millamette Meridian, Klamath County, Oregon.

TACEPTING the East 1200 feet of the South 330 feet of the SE1/4 SE1/4.

The NW1/4, W1/2 NE1/4, and NE1/4 NE1/4, EXCEPTING the East 1200 feet of said NE1/4 NE1/4 of Section 23, Township 39 South, Range 11 East of the Willamette Maridian, Klamath County, Oregon.

STATE OF	OREGON: COUN	ty of Klama	TH: ss.				
NAME OF STREET			Amerititle		the	3rd	da
rike for n	_cond at request of February	A.D., 199	9 et 11:22	o'clock A. N	I., and duly recorded in Vo	ol. <u>M99</u>	
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	the the probability				Linda Smith, Co		
crat	\$20.00			by	other Kus		