	COPYRIGHT 1988 STEVENS-NESS LAW PURILSPISHS CO., POYTLAND, OR 0720-
74083 99 FEU -3 AII :	
TRUST DEED	STATE OF OREGON, County of } ss
RENNETH BUSCHER AND DIANNE M. BUSCHER, Husband and Wife	was received for record on the day
JULIANNE I PRYOR SPACE RESERVED 13222 DEFIRETELD CYMET FOR LAKE CSWECO OR 97035 Beneficiary's Mains and Address	ven book/reel/volume/No. on page and/or as fee/file/instru- ment/microfilm/reception No
After woming return to (No. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	Record of of said County. Witness my hand and seal of County affixed.
MTO 468	15-NAO DEDUTY.
REMNETH BUSCHER AND DIANNE M. BUSCHER, HUSD	and and Wife ,1999 between
AMERITITE.	as Grantor,
JULIANNE I. PRYOR	as I rustee, and
Grantor irrevocably grants, bargains, sells and conveys to trus Klamath County, Oregon, described as:	tee in trust, with power of sale, the property in

See attached Exhibit "A"

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

FOR THE PURFUSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum

by Grantor this date.

Bridgs with interest thereon according to the Guarantee signed.

Bridgs with interest thereon according to the terms of a promissory acts of even date herowith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date netwith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it notes over paid, to be due and payable.

The date of resturity 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 grantor either afree to, attempt to, or actually sell, convey, or assign all (or any part) of the propheneticiary's options, all childrens secured by this instrument, bitning the written consent or approval of the beneficiary, then, at the come immediately dee and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneficiary's onlines, all objections secures by this instrument, irrespective of the materity data express of therein, or herein, shall be assistant, must be a subjected to the securion by standor of an agreest money agreements does not constitute a sale, conveyance or To acotect the securio of vigit rust deed, grantor agrees.

1. To protect, pressive and assistant the proparty in food or distin and repair; not to remove or demolish any building or improvement which may be constructed, and the property.

2. To complete or restive promy agreest a green and therefor.

3. To comply with all sale, ordinances agreest a green and therefor.

3. To comply with all sale, ordinances agreest agreements, conditions and restrictions affecting the property; if the beneficiary to pay by fifty same in the propert public office or of the pay and the second all lines exactles and by filing officers or searching agencies at tray be deemed distinable by the beneficiary as well as the coor of all line searches made by filing officers or searching agencies at tray be deemed distinable by the beneficiary are from time to come of all line searches made by filing officers or searching agencies at tray be deemed distinable by the beneficiary are from time to time require, in an amount not less than \$\frac{1}{2}\$.

4. To provide and continuously maintain insurance on the buildings new or hereafter excited on the property against loss of written and an advantable to the baneficiary and such a facilities of a surance challe be delivered to the beneficiary as the against loss of the property against loss of written and an advantable to the property against loss of written and an advantable to the property against loss of written and an advantable to the property against loss of the property against loss of the property against loss of the

It is manually agreed that:

8. In the event that any portion 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 Trust Deed Act provides that the trustee bereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company startings and least association sucherized in do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real successions, and the succession authorized to insure title to real successions. It subsidiaries, against as branches, the United States or any agency factor, or an excrew agent itemsed under CRS 598.505 to 598.585. **The publisher or agrees that each an agreement address the loses of obtaining beneficiary's cossent in complete detail.

which are it scene or the amount requires to put of leasenable case, expanse and attorney's less measurally paid or incurred by granter in such proceedings, that it is able to a head spellate country, necessiry and applied by the land of the critical and the fair and applied to put and or incurred by granter in the fair and applied to put of incurred by be undicing in such proceedings, that it is a put and or incurred by the undicing in such proceedings and companies and attorney's less, both necessary and the rate for endurement (in the same set than upon, written require to its less each instruments at whal by accountry in the same part of the reducement of the country of the making of any many problems and execute such instruments are shall be accountried to the rate for endurement (in the reducement of the making of any many problems affecting this ledder of granting any restriction thereon; (c) join in any subordination or other agreement affecting this dead and the rate for endurement (in the reducement of the property). The grantes in any reconveyance may be described as the "proton or persons befully untilled thereto," and the retails thatoin of any matters of facts shall be conclusive proof of the truthfulness thatcol. Trustee's read of a pointed by a court, and without regard to the advocacy of any thing when the property or a point of the property or any part three countries. The proton of the property or any part three countries in the contribution of the property or any part three countries. In the contribution of the property or any part three countries in the advocacy of any three countries of the proton of the property or any part three countries. In the countries of the proton o 4039 WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance af 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 leter cancel the protect grantor of the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may leter cancel the protect grantor of the coverage purchased by beneficiary may not pay any claim made by or against grantor. the coverage by providing evidence that grentor has obtained property coverage elsewhere. Grantor is responsible the coverage of providing evidence trait grantor has obtained property coverage eisewhere. 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 grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. 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 reobtain alone and may not settiny any need for property damage coverage of any mandatory hability insurance requirements imposed by applicable law.

This transor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(i)* primarily for g antor's pusonel, tamily or household purposes (see Important Notice below),

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

This deed applies to increase to the benefit of sud binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal tempersonizatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured bureby, whether or not ramved as a beneficiary hardin. In constraint this trust deed, it is understood that the grantor, trustee end/or beneficiary may each be more than one person; that if the convext 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 bereal apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and yar first above written.

ITANT NOTICE: Doing, by Kning out, whichever warranty (c) or (b) it

is als: if warranty (c) is applicable and the beneficiary is a creditor * IMPERTALT NOTICE police, by lining out, whichever warranty (a) or (b) is not opaticaste; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-lending Act and Regulation Z, that beneficiary MUST comply with the Act and Regulation by making required distinctions; for this purpose use Stocens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Stance STATE OF OREGON, County ofKlamath..... ...) ss. This instrument was acknowledged before me on Ryunary 1 , 1999. by KENNETH BUSCHER AND DIANNE M. BUSCHER, Husband and Wife. This instrument was acknowledged before me on .. MARINAL SEAL OFFICE COMMENDATE OREGON
COMMENDATE AND 25144
COMMENDATE AND 22, 2007 RICHE Notary Public for Oregon/)My commission expires ...!

RECUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

.. Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 owing to you under the terms of the trust deed (which are delivered to you becewith 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 recommende and documents to

DATED Do not losa in destroy this Toust Deed OR THE NOTH which it secures. dorts must be charged to the trustee for execulation before

recenvoyance will be made.

Beneficiary

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL I

The Easterly 142.5 feet of Block 50A, all of Blocks 50B, 59B, 59A, 59C, 60A, and 60B in East Bonanza, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, SAVING AND EXCEPTING THEREFROM those portions thereof conveyed to Lost River Cemetery Association, Inc., by Deed recorded December 16, 1949 in Deed Volume 236, page 572, Deed Records of Klamath County, Oregon.

PARCEL 2

A parcel of land located in the SE1/4 of Section 10, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Heginning at the point of intersection of the Easterly line of West Park Street of East Bonanza, Oregon, with the South line of Section 10, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, said point of beginning being 1890 feet West of the Foutheast corner of said Section 10; thence North along the East line of faid West Park Street, 810 feet to a point; thence East at right angles to West Park: Street, 250 feet to a point; thence East at right angles point; thence East 80 feet to a point; thence South 30 feet to a point; thence East 70 feet to a point; thence South 300 feet to a point; thence East 290 feet to a point; thence South 510 feet, more or less to the Southerly line of said Section 10; thence West along said Section line 590 feet more or less to the point of beginning.

PARCEL 3

A parcel of land situate in the NE1/4 NE1/4 of Section 15, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Seginning at an iron pin on the North line of Section 15, Township 39 South, Range IL East of the Willamette Meridian, Klamath County, Oregon, from which the Mortheast corner of said Section 15 bears South 89 degrees 20 East 531.7 feet distant; thence South 0 degrees 05 30 East 134.55 feet to an iron pin; thence North 89 degrees 40 50 West 788.4 feet to an iron pin; thence North 0 degrees 08 40 East 192.45 feet, more or less, to a point on the North line of said Section 15; thence South 89 degrees 06 20 East 787.7 feet, more or less along the North line of said Section 15, to the point of beginning.

STATE) FOUL BOOM: COL	NIY OF KLAMATH:	15.				
Filed to	ं १८८० में वह recibest of		erititle		the	2 mail	
of	Februar	A.D., 1999 at of Mor	<u>l1:22</u> tgagea		M., and duly recorded	in Vol. M99	day
FEE	\$20.00			by /	the state of the s	b, County Clerk	