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THIS TRUST DEED, made on day 12 STEVEN A. SCHUMACHER, an individual, as Grantor, November

, between

KEY TITLE COMPANY, an Oregon Corporation WILLIAM F. COX and BETTY J. COX, MYSTARIA WAR Beneficiary, WITHERS THE DESCRIPTION OF THE PROPERTY OF THE PROP

as Trustee, and

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

SEE ATTACHED EXHIBIT "A"

iogether with all and singular the tenements, hereditaments and appurtenances and all other rights thereinto beionging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of extension of a promissory note of even date herewith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable November 20, 2002

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note property or all (or any pert) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, conveyance or assignment.

The execution by grantor of an earnest money agreement** does not constitute a sale,

property or all (of any pert) of grantor's interest in it without first obtaining the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, and the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, and the property is the beneficiary security of this trust deed, grantor agrees.

To protect the secure and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; or provement thereon; or provide and continuously maintain insurance thereon; or provide and continuously maintain insurance; or first the provide and continuously maintain insurance; or first the provide and continuously maintain insurance; or first the provide and such other hazards as the beneficiary may from the continuously maintain insurance; if grantor shall fail for any part the continuously maintain insurance and to the provide and t

NOTE: The Trust Deed 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. *WARNING: 12USC 1701j3 regulates and may prohibit exercise of this option.

**The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED STATE OF OREGON, County of I certify that the within instrument was received for record on the day of at contrary WILLIAM F. COX and BETTY J. COX 1201 VENTURA ST. FILMORE, CA 93015 Beneficiary KEY TILLE & ESCHOW COMPANIES 51546 HIGHWAY 97 SUITE 1 P.O. BOX 309 LA PINE, OREGON 97739-97008 STATE OF OREGON, County of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 1 certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 1 certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 1 certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of I certify that the within instrument was received for record on the day of at oldow in book/reel/volume No. 2 county of 3 county of A feer recorded in book/reel/volume No. 3 county of A feer recorded in book/reel/volume No. 4 county of A feer recorded in book/reel/volume No. 4 county of A feer recorded in book/reel/volume No. 5 county of A feer recorded in book/reel/volume No. 6 county of A feer recorded in book/reel/volume No. 8 county of A feer recorded in book/reel/volume No. 9 county of A feer recorded in book/reel/volume No. 9 county of A feer recorded in book/reel/volume No. 9 county of A feer recorded in book/reel/volume No. 9 county of A feer recorded in book/reel/volume No. 9 county of A feer recorded in book/reel/volume No. 9 county of a feer feer
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in excess of the affount required to pay all reasonable costs, typeness and atomey's fees measurally paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it. first upon any such resonable costs and expenses and stomey and the trial and politic courts, necessarily paid or put the politic courts and expenses and state of the politic courts and control of any time and from time station, promptly upon beneficiary such as the politic courts and the politic courts and the politic courts and the politic courts are possible to the independent of the politic courts and the politic courts are politic courts and the politic courts and the politic courts are politic courts. The politic courts are politic courts and the politic courts are politic courts and the politic courts and the politic courts are politic courts. The politic courts are politic courts and the politic courts are politic courts and the politic courts are politic courts. The politic courts are politic courts and the politic courts are politic courts. The politic courts are politic courts and the politic courts and the politic courts and the politic courts are politic courts. The politic courts are politic courts and the politic courts

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 conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution in which the property is situated, shall be conclusive proof of proper appointment of the mortgage records of the county or counties not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully secured in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and forever defend the same against all persons whomsoever.

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

(a) primarily for grantor's personal, family or household purposes [NOTICE: Line out the warranty that does not apply]

This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, contract secured hereby, whether or not narsed 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 so requires, the singular shall be taken to mean and include the plural and that generally all grammatical changes shall be also beneficiary may each be more than one person; that if the plural and that generally all grammatical changes shall be also beneficiary to corporations and to individuals.

STATE OF OREGON, County of DESCHITES	•
This instrument was acknowledged before me OFFICIAL SERI EVELYM M HENDERSON NOTARY PUBLIC OFFICIAL	
and desired and desired the second se	On NOUTRING
DELIVE EVELYN M HENDERSON	on NOVEMBER 17 , 1997
NOTARY PUBLIC-OHEGON	
COMMISSION NO. 302078	and Marie Hack
MY COMMISSION EXPIRES JULY 25 2001 NOTE	ary Public for Oregon Commission Expires Discrete Control of the
REQUEST FOR FULL RECONVEYANCE	Commission Expires
REQUEST FOR FULL RECONVEYANCE (To be The undersigned is the legal owner and holder of all indebtedness secundent have been fully paid and satisfied. You hereby are directed, on pay together with the trust deed) and to reconvey, without warranty, to the pay held by you under the same. Mail reconveyance and documents to: DATED.	conganous nave been paid)
deal have been fully paid and solder of all indebted	Town
trust deed or pursuant to statute. To carred all hereby are directed on pursuant to statute.	red by the foregoing trust dead
held by you under the company and to reconvey without with indebtedness;	ment to you of any sums owing to your med by the tress
Mail reconveyance and documents to	arties designated by the which are delivered to you have
	the terms of the trust deed the estate none
DATED:	The state of the s
Do not lose or destroy this m	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
Both must be delivered to the trustee for cancellation before reconveyance will be made.	
Commence with the commence of	
	Beneficiary

EXHIBIT A

A parcel of Land situated in the SWI of Section 36, Township 24 South, Range 8 described as follows:

Beginning at the Southwest corner of said Section 36; thence South 89°28'54" East along the Southerly line of said Section 36, 254.05 feet to the Besterly line of that certain parcel described in Deed Volume M74 page 13285, the Westerly line of said parcel described in Deed Volume M74 page 13285, the Westerly line of said parcel described in Deed Volume M74 page 13285, page 13205; thence South 89°25'41" East along the Northerly line of said parcel described in Deed Volume M74 page 13285, 546.69 feet to the Southwest corner of that certain parcel described in Deed Volume M74 page 13285, 546.69 feet to the Southwest corner of klamath County Records; thence North 00°34'19" East along the Vesterly line of Southwest corner of said parcel described in Deed Volume M77 page 17497 being the official east parcel described in Deed Volume M77 page 17497, 295.00 feet to the South 89°25'41" East along the Northerly line of said parcel described in Feed Volume M77 page 17495, 526.10 feet to the Easterly line of the SWł of the SWł of the SWł of the SWł of Section 36, 823.43 feet to the Northeast corner of said SWł of the SWł of Section 36, 823.43 feet to the Northeast corner of said SWł of the SWł, 1332.27 feet to the Northwest corner of said SWł of the SWł; thence North 89°34'19" West along the Northerly line of said SWł of the SWł; thence to the Northwest corner of said SWł of the SWł; thence

STATE OF OREGON: CO	OUNTY OF KLAMATH : SS.		***********	#r•.	
Filed for record at request of November	of v1	Councy Tirle	Market Children Children	200 h	
FEE \$20.00	of Mortgages	On Page	an egy by segond a se	ods Clerk	day 97,
STATE OF CREGON : COUN	TTY OF KLAMATH: SS.	- 0	7		, Mill am Lat'l Agology (no ye
Filed for record at request of of February	First Americ A.D.,1999 at 3:07 of Mortgages	can Title	the fully recorded in Vol. 5418	24th M99	day
FEE \$15.00 Re-	record	by Kathl	Linda Smith, Cou	nty Clerk	