## TRUST nggn

27085

RONALD E. NORRED and CHERRY A. HILL

Grantor FLOYD MCCURDY 4205 AIRPORT ROAD MONTAGUE, CA 960 96064 Beneficiary

MTC 4.7696 - Mg After recording return to: ESCROW

AMERITITLE 222 S. 6TH SIREET KLAMAIN FALLS, CR 97601 -----

## TRUST DEZD

THIS TRUST DEED, made on MARCH 24, 1999, between LO E. NORRED and CHERRY A. HILL, as tenants in common RONALO B. I AMERITITLE as Frantor . as Trustee, and MATD MCCURDY, as beneficiary,

WITHRESETH:

Grantor irrevocably grants, bargains, sells and conveys to rustee in trust, with of sale, the property in RLAMATH County, Oregon, described as: SEE EXHIBIT A WHICH IS MADE A PART HEREOF BY THIS REFERENCE power of

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

together with all and singular the tentments, bereinfaments and appointances and an environment to the tentment and the rens, issues and profits thereof and all fixtures now or hereafter appendix 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 som of \*\*FORTY ONE THOUSAND THREE HUNDREP\* Dollars, with interest thereon
according to the terms of a proressory note of even date horewith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable January 29 2011.
The date of maturity of the debt secured by this instrument is the date, stued above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned, or altenated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity date expressed to be represent the two, not to commit or permit any waste of said property.
To protect preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement theroin, not to commit or permit any waste of said property.
To complete or restore promptly and in good workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property. If the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all leen searches made by filing officers or searching agencies as may be deemed desirable by the benefic beneficiary may procure same at grantor to the explanation of any policy of insure it in which it is procure it is and our difference of the angle o

default or nonce of default hereunder or invalidate any act done pursuant to such notice. 5 To keep said premises tree from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts there or to beneficiary, should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid with interest at the rate set forth in the note secured hereby, together with obligations described in paragraphs 6 and 7 of this trust deed, shill be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenanis hereof and for extent that they are bound for the payment of the obligation herein described, and all such payments shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed 6 To pay all costs free and expenses of this trust deed to achibing the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred

6 To pay all costs free and expenses of this trust deed including the cost of title search as well as the other costs and expenses of this trust deed including the cost of title search as well as the other costs and expenses of the trust incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7 To appear in and defind any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees, the amount of attorney or decrees of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney is fees on such appeal. It is mittakely attorney is fees on such appeal.

It is matually agreed that: 8 In the event that any portion or all of wid property shall be taken under the right of emine at domain or condemnation, bereficiary shall have the right, if it so elects, to require that all or any portion of the monies psyable as compensation for such taking, which are

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 busit.ess under the laws of Oregon or the United States, a title insurance conpany authorized to insure title to real property of this state, its subsidianes, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 6%6 785.

## 10994

In excess of the smount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any such reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments is shall be necessary in obtaining such compensation, promptly upon beneficiary's request.
9 At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the lability of any person for the paymen' of the indebtedness, trustice may (a) consent to the making of any map or plat of said property. (b) join in granting any casement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this deed or the line or charge thereof; (d) reconvey, without warranty, all or any part of the property. The granter in any the conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than S.
10 Upon any default by grantor hereunder, beneficiary may at any true without notice, either in person, by agent or by a receiver in the adoptacy of any security for the indebtedness hereby secured, enter upon and taking possession of said property or any part thereof, in its own name suc or otherwise collect the rents, issues and profits, or the apply the same, less costs and cohertonic, including reasonable without notice or parts detenting the application or release thereof without points or the application of any such rents, issues and profits, or the process of or entering upon and taking possession of sud property or any part thereof, in its own name suc

and other insurance polices or compensation or awards for any taking or damage of the property, and the application or release thereof a aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such netice 12. Upon default by grouter in payment and/or performance, the beneficiary may declare all suits secured hereby immediately due and payable. In such an event the beneficiary may have. In the event the beneficiary may declare all suits secured hereby immediately three, the trustee to foreclose this insid deed by advertisement and sale, or may direct the trustee to pursuant to such network the heneficiary or the insiste shall execute and cause to be recorded his written notice of default and his election or ell the said the heneficiary or the insiste shall execute and cause to be recorded his written notice of default and his election to self the said desclice real property to startsfy the obligation secured hereby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required hy law and proceed to foreclose this trust deed in the manner provided in ORS 86 715 to 86 795 to affect the truste thas commenced foreclosure by advertisement and sale, and at any time prior to 5 davis before the date the trustee conducts the sale the grantor or any other person so privileged by ORS 86 753, may cure the default for defaults. If the default consists of a failure to pay when due sums secured by the trust deed, the default may be cured by paying the entire anable, one at and expense actually incurred in informance that the able obligation or trust deed. In any case, in addition to curing the default of the cure outer than such portion as would not then be due had no default occurred. Any other detault that is capable of being uring the schedule the parket or pay when due sums secured hereby is fore not exceeding the amounta park is due to the inne to which said self may be cured by law. The trustee may self had property either in o

The Beneficiary may from time to time appoint a successor or successors to any inistee named berein or to any successor trustee appointed bereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title nowers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by teneficiary, which, when recorded in the morgage records of the counts or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee if. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is nor obligated to norify any party hereto of pending sale under any other deed of rust or of any action or proceeding in which grantor, emeficiary 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 inferest that the grantor is lawfully usized in fee simple of the real property and with the beneficiary and the beneficiary's successor in inferest that the grantor is lawfully usized in fee simple of the real property and has a valid, unencumbered tutle thereto and that the grantor will warrant and forever

The grantor coverants and agrees to and with the helefitchary and the control of the intervent with a property and has a valid, unencumbered title thereto and that the prantor with warrant and forever defend 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 issurance 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 oroperty 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 grantor's prior coverage lapsed or the date grantor raight otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requitements imposed by applicable law.
The grantor differentiation, or even if grantor is antaria person) are for busitess or commercia purposes. This does not apply to it an atural person are for busitess or commercia, purposes.
This doed applies to, nucres to the benefit of and binds alignaries there there here ad owner, including piedger of the contract secured here to unders, between the benefit of and binds alignaries or mortgage may be more that, one person, that if the context so requires, the singular binds alignaries or mortgage or any be added at a actural person are for busitess or commercia, personal, family, or bouschold purposes. [NOTICE Line out the warranty that does not apply to in a natural person are for busitess or commercia, personation, or even if grantor is an

| ROMALD & NORRI                                                                                | and                      |
|-----------------------------------------------------------------------------------------------|--------------------------|
| Cherony A. CHERRY MY HILL                                                                     | HLL                      |
| STATE OF Cregon . County of Klamath A) 55                                                     |                          |
| This inscrument was acknowledged before me on March<br>By ROWALD E. NORRED and CHERKI A. HILL | 29 1999                  |
| My Commaission Expires 1/22/01                                                                | Notary public for Oregon |
| COMMERSION BOPPIEER JAN 227, 3301                                                             | 0                        |

| TO:                                        | REQUES! FOR FULL RECONVEYANCE TAL                                                                                                                                                                                                                                                                          |                                                                        | 10995                                                  |
|--------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------|--------------------------------------------------------|
| The undersigned<br>deed have been for      | REQUEST FOR FULL RECONVEYANCE (To be u                                                                                                                                                                                                                                                                     | ed only when obligations have t                                        | cen paid)                                              |
| locather with the<br>held by you under     | d is the legal owner and holder of all indebtedness secured<br>ally paid and satisfied. You hereby are directed, on payme<br>mant to statute, to cancel al evidences of indebtedness per<br>russ leed) and to reconvey, without warranty, to the parti-<br>tible same. Mail reconveyance and documents to: | by the foregoing trust deed. At                                        | Trustee                                                |
|                                            | are rame. Mail reconveyance and documents to:                                                                                                                                                                                                                                                              | ared by the trust deed (which are<br>es designated by the terms of the | you under the terms of the<br>delivered to you hereman |
| DATED                                      |                                                                                                                                                                                                                                                                                                            |                                                                        | e trust deed the estate now                            |
| Do not lose or dest<br>Both rust be define | Troy this Trust Deed OR THE NOT                                                                                                                                                                                                                                                                            |                                                                        |                                                        |

sola raist be delivered to the trustee for cancellation before

Benchciary

## EXHIBIT "A" LEGAL DESCRIPTION

10998

Beginning at a point on the Southeasterly line of Lot 14 in Block 76 of BUENA VISTA ADDITION to Klamath Falls, Oregon, which is North 55 degrees 38' East 107 feet from the most Southerly corner of said lot; thence North 55 degrees 38' East 36 feet along the Southeasterly line of said lot; thence North 35 degrees 11' West 66.45 feet; thence South 47 degrees 32' West 11.6 feet; thence South 45 degrees 38' East 1.79 feet; thence South 41 degrees 27' West 29.85 feet; thence South 39 degrees 20' East 56.1 feet to the point of beginning, being a portion of Lot 14, Block 76, BUENA VISTA ADDITION, according to the official pia? thereof on file in the office of the Courty Clerk of Klamath County, Oregon.

|   |         | AD 1999 a SISS O'Caxe M. and Carl (1993) |             | يغەy |
|---|---------|------------------------------------------|-------------|------|
| Æ | \$25.00 | of Linda Smith, Cour<br>by Kethlun Ross  | ity ( seric |      |

\_\_\_\_\_

ىما ، مەمەرمە مەمەرمە ئەرمەرمە ئۇر.