NC TE: The Trust Deed Act provides that the trustoe hereunder must be either an attorney, who is an active member of the Oregon State Bat, a bank, trust company or avings and ican association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real party of title state, its subsidiaries, citiliates, agents or branches, the United States or any agency thereof, or an accroiv agent list used under ORS 696.595 to 696.585.

property of tills state, its substitutines, animales, agents of control of this option.

"V ARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agraement address the Issue of obtaining beneficiary's consent in complete detail.

which to in access of the ancumt required to pay ell reasonable costs, expanses and altoracy's less receivably poil or incurred by stantour in sich proceedings, shall be paid to hemseliciary and applied by it first upon any reasonable costs and agert eye and attoracy's fees, both in the Island and appellate cours, accessarly paid or incurred by building in the proceedings, and it to balant applied upon the includedness secured hereby; and gendre agiess, at its own expanse, to take such actions and execute sich himmen at the latest and the other forms of the processing, but the pay the processing and the other forms of the processing and the other forms of the payment of the includedness, trustee may (a) concert to the making of any map or plat of the property (b) join in ground more accessment or creating the restriction thereon; (c) join in any subordination or other agreement affecting this deck on the ine or charge thereof. (d) the included thereto, and the recitch thereof of any matters of facts that the conclusive proof of the trustician theorem. (e) join in any subordination or other agreement affecting this deck on the ine or charge thereof. (d) the interest of the recitch thereof of any matters of facts that the conclusive proof of the trusticians the recitch thereof of any matters of facts that the conclusive proof of the trusticians thereof. Trustees feet or any if the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereauther, benefit any may at any time without notice, either in person, by agent are proposed to the property or any part thereof, in its own name sue or otherwise collect the section is the property or any part thereof, in its own name sue or otherwise collect the section is the property of the property or any part thereof, in its own name sue or otherwise collect the section is the property of the collection of the property or any part thereof, in the property of the collection of the property of the property is a collection of the prope

ficia y'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 lean balance. If it is so added, the interest rate on the underlying contract or lean will apply to it. The effective date of coverage may be the date granter's prior coverage lapsed or the date granter 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 re-

quirements imposed by applicable law.

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 (see Important Notice below),

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

This deed applies to, inures 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 hereby, whether or not named as a beneficiary herein.

n constraint this trust deed, it is understood that the granter, 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 granimatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written. Rebedean, Traphet toone * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable: 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, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. not required, disregard this notice.

STATE OF CREGON, County of The MAHA) This instrument was acknowledged before me on ... Rebecca A. Trapnell and Robert B. Pickel, Jr. This instrument was acknowledged before me on ... OFFICIAL SEAL BRENDA P. RODRIGUE HOTARY PUBLIC-ORES COMMISSION NO. 3017 Notary Public for Oregon My commission expires 7-10-01 TO

	vedocat tok tote kecontactivisee (to be osed only when obligations note be in being		
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	The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by		
	have been fully paid and satisfied. You hereby are directed, on payment to you of any stans owing to you under the te-		
	deed or pursuant to statute, to cancel all evidences of indebredness secured by the trust deed (which are delivered to you		

together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the

DAT :D:,19	
Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before	
retenyayance will be made.	Beneficiary

EXHIBIT "A" DESCRIPTION OF PROPERTY

Parcel 1: Beginning at a point on the West line of Section 18, Township 37 South, Range 9 East of the Willamette Meridian 368 feet North of the Southwest corner of said Section 18; thence East 268.7 feet; thence North 258.7 feet; thence West 268.7 feet to the said West line of Section 18; thence South along said Section line to the place of beginning, Klamath County, Oregon.

Parcel 2: Beginning at the Southwest comer of Section 18, Township 37 South, Range 9 East of the Willamette Meridian: thence North 89°52' East 196 feet; thence North 367.55 feet; thence West 196 feet to the West line of Section 18; thence South along said Section line 368 feet to the point of beginning. Also known as Tract 32 First Addition to Algoma, Klamath County, Oregon.

State of Oregon, County of Klamath Recorded May 5, 1999, at 11.07 at the referenced page, Vol. M99. Linda Smith, County Clerk Fee 3 1502