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Kalmath Falls, OR 97601 By By	ieu.
	ruty.
THIS TRUST DEED, made on November 24, 1999. Thomas W. Whitmore and Robin D. Dupraz, Husband and Wife , between	 reen
First American Title Insurance Co.	
Russell Mailloux and Larry W. Caldwell, not as tenants in common but with sengton paymonths of survivorship or a combinate which the sengton paymonths to the sengton paymonths to the sengton of the succession of the sengton of the succession of the sengton of the succession of the	
As Beneficial to participated with the WITNESSETH: "ctsqi Grantor interocably grants" bargains, "sells and conveys to trustee, in trust, with power of sale, the property "The participated with the property of the propert	ary,
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Lots of 6; 017 and 018 010 Block 6 of Industrial Addition to the City of Klamath Falls	qu.
Stack of Klamath County in Oregon cas his indice and exact he helper a parties of the County Clerk 1983 and share to have by the person of an area and exact he had been at the counter of fixed below. Whether of had an area as a new (10) In any plants which are to be a large or had a marea as a new (10) In any plants which are to be a large or had a marea as a new (10) In any plants which are to be a large or had a marea as a new a large or a marea as a new and a marea as a new a large or a large o	13124 1411
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logether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in any w	(1) () (037
nection with the property condition is tablestents, issues and profits thereof, and all fixtures now or hereafter attached to or used in co. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of **Twenty Thou Three, Rundred Ninety Seven and 25/100— Dollars, with interest thereon according to the terms of a seven and seven a	n-
tropy make the property for a promissory note of even date herewith make 12 22 22 20 Person and the promissory note of even date herewith make 12 22 22 20 Person and the promissory note of even date herewith make 12 22 22 22 20 Person and the promissory note of even date herewith make 12 22 22 22 20 Person and the promissory note of even date herewith make 12 22 22 22 22 22 22 22 22 22 22 22 22	
Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the properties of the note becomes due and payab	ble.
sale, conveyance or assignment.	tu- Y
commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition any building or improvement thereon; and not on, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances; regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in expressions, the property of all lien searches made by filing officers or searching agencies as may be deemed desirable by the perfection.	re-
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or demonstrated by the beneficiary.	ice
the buildings, the beneficiary manufactured by the second of the expiration of accounts to the beneficiary manufacture and the second to but	0-
ciary upon any indebtedness secured hereby, and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any present of the entire amount so collected, or any part of the entire amount so collected, or any part of the entire amount so collected, or any part of the entire amount so collected, or any part of the entire amount so collected, or any part of the entire amount so collected.	on fi- art
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forth in the note secured hereby, together with the obligations described in paragraph 6 and 7 of the reper and the amount so paid, with interest at the rate secured by the trust reduction.	ng et
payments shall be immediately due and payable without notice, and the nonpayment thereof shall at the payment of the obligation herein described. All such	r- h
nection with or in enforcing this obligation, and trustee and attorney fees actually incurred the same will as the other costs and expenses of the trustee incurred in con-	n-
but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of this deed or any suit or action related to this instrument, including) .
neme. It is mutually agreed that: Tours point and lace the court and adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.	۱,
costs, expenses and attorney fees necessarily paid or incurred by grantor in such proceedings, shall be paid to he amount required to pay all reasonable	e 11
pon the indebtedness secured hereby (Grantor agrees/ar its own expense, to the indebtedness secured hereby (Grantor agrees/ar its own expense, to the such source of insuring the beneficiary in such proceedings, and the balance applied compensation promptly upon beneficiary's requesting such assessment as shall be necessary in obtaining such the such as	i 1

NOTE: The Trust Deed Act provides that the trustee hereinder 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, the United States or any spency thereof, or an excrow agent licensed under ORS 696.505 to 696.595 to 696.595.

"WARNING: 12 USC 1701/3 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.



9. "At any time; and from time to time upon written request of beneficiary, payment of its fees and presentation of this seed and the note for endorsement (in case of full reconveyances; for cancellations), without affecting the ladd or a preson for the payment of the indebtedness, trustee may (a) consent to the making case of full reconveyances; for cancellations), without affecting the ladd or a preson for the payment of the indebtedness, trustee may (a) consent to the making case of full reconveyances; for cancellations), without affecting this of any map or plat of the property; (b) join in garnal indicut warranty, all or any pay not due to properly. The grantee in any reconveyance may be described as the "perioded" of the liter or charge thereofy to "and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee fees for any of the son or persons by the hist paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may, at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness brebys secured, enter upon and take possession of the property or any part thereof, in its own and without regard to the adequacy of any security for the indebtedness brebys excured, enter upon and take possession of the property or any part thereof, in its own and without regard to the adequacy of any security for the indebtedness secured hereby and in such order, or the property or any part thereof, in its own and without regard to the adequacy of any security for the indebtedness secured hereby or in grantor's performance of the property and the property and in such order as a such and the property and

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eeding is prought by trustee.

The grantor covenants to and agrees with the beneficiary and the beneficiary's successors in interest that the grantor is lawfully seized in fee simple of the real the grantor covenants to and agrees with the beneficiary and the set forth in any addendum or exhibit attached hereto, and that the grantor will warrant and forty and has a valid, unencumbered title thereto, except as may be set forth in any addendum or exhibit attached hereto, and that the grantor will warrant and forty.

ever 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 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 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 requirements imposed by applicable

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first written above.

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

(a) primarily for grantor's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if 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 series.

successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named 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 made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is inapplicable. 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 the equivalent. If compliance with the Act is not required, disregard this notice. This instrument was acknowledged before me on Young the Jumas W White I Alo Tobus Them as We will coor by THIS LETTER DEED DEAThis instrument was acknowledged before me on of rejust enda OFFICIAL SEAL BRENDA P. RODRIGUEZ NOTARY PUBLIC-OREGON COMMISSION NO. 301701 Notary Public for Oregon My commission expires

	and the second of the second section of the first of the	FOURTE FOR FULL DE	CONVEYANCE (To be in	sed only when oblig	ations have been pa	(વ.)) મુખ્યત્વે ભક્ષાના મુ	Sample
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D: _	() 5 - (vojagjarak)		all indebtedness secured by		All sums secured by the	trust deed have beer	ı fully paid
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10,5	atistica. You hereby are	directed, oil payment to yo	ivered to you herewith toge	ther with the trust deed)	and to reconvey, withou	it warranty, to the pa	rties desig
inc	lebtedness secured by th	e trust deed (which are del	ivered to you betewith toke	filet with the trust acco.			Maria de Caracteria de Cara

nated by the terms of the trust deed, the estate now held by you under the same. Mail the reconveyance and documents to

DATED	
THE NOTE	which it
Do not lose or destroy this Trust Deed OR THE NOTE	41.21 33
SACUTOS.	
Both should be delivered to the trustee for cancellation	on perore;

MY COMMISSION EXPIRES SEP. 6, 2001

State of Oregon, County of Klamath In Vol. M99 Page_4 Fee\$_1500 Linda Smith,

County Clerk

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