TRUST DEED ROBERT J. GOOD and VIRGINIA L. GOOD 1999 NOV 30 PM 3: 34 827 NORTH 2ND KLAMATH FALLS, OR 97601 Vol\_M99 Page 47327

Grantor
SHIRLEY Y. HORTON
1410 HOMEDALE
KLAMATH FALLS, OR 97603

Beneficiary

MTC 49845-KR

After recording return to:

ESCROW NO

6TH STREET KLAMATH FALLS, OR 97601

## TRUST DEED

THIS TRUST DEED, made on 11/24/99, between ROBERT J. GOOD and VIRGINIA L. GOOD, husband and wife, as Grantor, AMERITITLE, an Oregon Corporation , as Trustee, and SHIRLEY Y. HORTON, as Beneficiary,

WITNESSETH:

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

LOT 2 IN BLOCK 101 OF BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with the property Port Third PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of according to the terms of a promissory note of even date herewith, payable to heneficiary or order and made payable by grantor, the final payment of principal and interest hereoff, if not sooner paid, to be due and payable July 01 2013.

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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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount 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 not in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance application of the part o

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest 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 conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 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, beneficiary 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 interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto and that the grantor will warrant and forever warming 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, which cost may be added to grantor's contract or loan build apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained pr

| IN WITNESS WHEREOF, said gr                       | reof apply equally to corpora<br>antor has hereunto set his l   | tions and to individuals.<br>hand the day and year t | irst above writter |              |    |
|---|---|--|--------------------|--------------|----|
| ROBERT J. GOOD                                    | in la de la companya |  |                    |              |    |
| VIRGINIA) L. GOOD                                 | <u> 402</u>   |  |                    |              | •  |
| State of Oregon<br>County of KLAMATH              | Seeattac  | ked notany   |                    |              |    |
| This instrument was asknown AND VIRGINIA L. GOOD. | wledged before me o   | n  | , by               | ROBERT J. GO | ЮĎ |
|   |   |  |                    |              |    |
| Му  | (Notary Pub.  | lic for Oregon)                                      |                    |              |    |

| ive been fiil                                      | s the legal owner a  | nd holder of all inde   | btedness secured by the  | foregoing tour de  | , Trustee  |
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| ed or pursu<br>r with the tr<br>you under          | of to statute, to caust deed) and to rec<br>the same. Mail rec | You hereby are dir<br>ncel all evidences of<br>onvey, without warra<br>onveyance and document | ected, on payment to y<br>indebtedness secured by<br>inty, to the parties desi | ou of any sums owing the trust deed (which gnated by the terms of  | All sums secured by the to to you under the terms of are delivered to you herew of the trust deed the estate n |
| <b>):</b>  |  |   |  |  | Size I   |
| lose or destr<br>ust be delive                     | oy this Trust Deed<br>red to the trustee fo                    | OR THE NOTE whi   | ch it secures.   |  |  |
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|  | y known to me /  | or proved to me or  | the basis of satisfaction instrument and ac                                    | ctory evidence) to I   | oe the person(s)   |
| përsonal<br>whose n                                | ame(s) is/are sub  | SCHOOL TO THE MILL  |  | knowledged to me   |  |
| executed   | the same in hie/   | harlthair auth- :   | in instrument and ac<br>d capacity(ies), and t<br>behalf of which the          | hat by his/her/their<br>person(s) acted, ex  | that he/she/they signature(s) on the ecuted the  |
| instrume   | the same in hie/   | her/their authorized or the entity upon   | motromornt and ac  | person(s) acted, ex  | that he/she/they<br>signature(s) on the<br>ecuted the  |
| instrume   | the same in his/<br>nt the person(s),<br>nt.                   | her/their authorized or the entity upon   | capacity(ies), and the behalf of which the                                     | D. JANSEN  COMM # 1168479  RY PUBLIC CALIFORNIA O SHASTA COUNTY  D. JANSEN  SOMM # 1000 A  STATE OF THE PUBLIC CALIFORNIA O SHASTA COUNTY  O S | that he/she/they<br>signature(s) on the<br>ecuted the  |

State of Oregon, County of Klamath Recorded 11/30/99, at 3:34 o m. In Vol. M99 Page 473 27 Linda Smith, County Clerk Fee\$ 20°° Fee\$\_20<sup>ee</sup>