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SEE ATTACHED EXHIBIT A

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all listures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of Ten thousand eight hundred twenty six and no/100------ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the thereon according to the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, convoyed, assigned or alienated by the grantor without lirst having obtained the writter consent or approval of the beneliciary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, drantor adrees: (a) consent to the making of any man or plat

Be consistent of approximation of the property in again the section of the instance of the maturity dates expressed therein, or beneficiary to the instance of the maturity dates expressed therein, or beneficiary to be deviced and payable.
To protect the security of this frast deed, grantor afteres:
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To protect the security of this frast deed, grantor afteres:
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To protect the security of this frast deed, grantor afteres:
To protect the security of this maturity date expression of density in the or protect interview of density and the property is and the protect interview of density and the protect interview of de roms num resurcences surcernys surgency; in the beneficiary sor request, to join in executing such linancing statements pursuant to the Vinlerm Commer-cial Cade as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the occil of all desirable by the beneficiary. To provide and continuously maintain insurance on the buildings and such other harants as the beneficiary may from time to time require, in an amount not less than 3. Companies accentable to 'the beneficiary, with loss payable to the later: aft policies of insurance shall be delivered to the beneficiary chimume and to it the grantor shall, all dor any resum 1 to it. Stifteen thys priot to the expira-tion of all dors any resum at the stifteen thys priot to the expira-tion of all dors any resum at the stifteen thys priot to the expira-tion of all dors any resum at the stifteen thys priot to the expira-tion of all dors any resum at the stifteen thys priot to the expira-tion of all dors any resum at the stifteen thys priot to the expira-tion of all dors any procure the same at grantor's expense. The annount of deliver said, policits to the unance now or hereafter placed on said buildings, the determine, or at option of beneficiary the entire annount so collected, of any part thereof, may be released to grantor. Such application or release shall and cure or waive any delault or notice of delauth hereander or invalidate and and the present to such notice. The state any delaute or able that may be levied or assessed upon or dapantes become past due or delinguent and promptly deliver receipts therefor not able and the krantor fail to make payment by any faits assess-ments, insurance premiums, liens or other charkes paynable by grantor, either on the state apyment by providing beneficiary with hierset and automet hereby, togethall be ndded to and become a part of the debt secured by this trust devi, without waiver of any rights arising from brach of any other townames hereof and lor such payments

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urent as it any, to the grantar or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee narmed herein or to any successor trustee appointed hereinder. Upon such appointment, and will hid, powers and dities conterred upon any trustee shall be visited or appointed hereinder. Each such appointment and trustee shall be visited or appointed instrument executed by building or hereinder. Upon such appointed instrument executed by which when recorded in the olice of the County and its place of rest by which when recorded in the olice of the County of the conclusive provide trust when this device fully executed and neknowledged is made a public record as provided by law. Trustee is and trust or of any action or proceeding in which denotes provided by law. Trustee is and trust or of any action or proceeding in which denotes provided and trust or of any action or proceeding in which denotes provided by trustees what it is not be such action or proceeding hereing the process trustees.

trust or of shall be a

NOTE: The Trust Dead Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compa or savings and jaan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to re property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

8902 -----The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Covenants, conditions, plat restrictions, reservations, rights, rights of þ way and easements now of record. Mortgage recorded in M76-17088. and that he 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, tamily, household or agricultural purposes (see Important Notice below), (b) for a grantzation, or (oven-it grantor is a-netural person) are-for-business on-commorcial purposes ether than agriculturalpurposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. parposes IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Jordys/Gail Hayes * 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 or 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Slevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. 1.1.1 1. 8 120 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)) 55. STATE OF OREGON, County of STATE OF OREGON, ., 19. County of Klamath May 20th and Personally appeared ., 19.77 who, being duly sworn, each lor himsell and not one for the other, did say that the former is the May 13, Personally appeared the above name Jordys Gail Hayes president and that the latter is the secretary of , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the toregoing instru-ment 19 be her voluntary act and deed. Belorg me: OFFICIAL SEATURN LOLIN RSCHUMADA Notary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon -9 My commission expires: 7 -21 My commission expires: 38 **ा** र STATE OF OREGON TRUST DEED ss. (FORM No. 801) STEVENS NESS LAW PUB. CO., POT County of . RTLAND, ORE I certify that the within instru-ment was received for record on the ..., 19.. ...day HAYES ...M., and recorded clock, at... SPACE RESERVED 出意 Grantos in book. .on page.. ..or FOR as file/reel number ALEXANDER RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneliciary County affixed. AFTER RECORDING RETURN TO T/A Title Deputy Bv 110 14 rest data des a Astan Say State of the second

PARCEL 1

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The following described real property in Klamath County, Oregon:

Lot 30 in Block 2 of Tract No. 1099, ROLLING HILLS, EXCEPTING THEREFROM the following:

A portion of Lot 30, Block 2, Tract No. 1099, also known as Rolling Hills, being more particularly described as follows:

Beginning at the Southwest corner of said Lot 30 in Block 2; thence North 00° 23' 04" East along the West line of said Lot 30 a distance of 8.00 feet; thence South 84° 07° 34" East, a distance of 84.01 feet to a point on the South line of said Lot 30; thence North 89° 36° 56" West, along the South line of said Lot 30 a distance of 83.63 feet to the point of beginning.

PARCEL 2

The following described real property in Klamath County, Oregon:

A portion of Lot 29, Block 2, Tract No. 1099 also known as ROLLING HILLS, being more particularly described as follows:

Beginning at the Northeast corner of said Lot 29, Block 2; thence Southwesterly along the Easterly line of said Lot 29, along the Arc of a 54.81 degree curve to the right a distance of 8.00 feet; thence North 84° 07' 34" West, a distance of 81.52 feet to a point on the North line of said Lot 29; thence South 89° 36' 56" East, along the North line of said Lot 29 a distance of 82.76 feet to the point of beginning.

ATE OF OREGON; COUNTY C	OF KLAMATH; ss.
led for record at request of	TRANSAMERICA TITLE INS. CO
his <u>23rd</u> day of <u>MAY</u>	A. D. 19 77 dt O'clock A M., or
duly recorded in Vol. M77, of	MORT GAGES on Page 890
FEE \$ 9.00	/ Wm D. MILNE, County CI-
	By and mand



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