NOTE: the Trust Deed Art provides that the trustee hereunder must be either an attainay, who is an active member of the Oregon State Eur, a Lank, trust company or savings and loon association authorized to do business under the laws of Oregon or the United States, a title insurance campany authorized to insure title to real property of this state, its subsidiaries, alfiliates, agents or branches, or the United States or any agency thereof.

decree of the finit adjudge reasonable as the beneficiary's or trustee's attor-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-incy's lees on such apper.' It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of emineral domain or condemnation, beneficiary shall have the as compensation for such taking, which or any portion of the moints payable incurred by iteration is not taking, which or any portion of the moint equilied applied by it first upon any reasonable costs and attorney's lees both in the first upon any reasonable costs and expenses and attorney's lees, secured hereby; and krantor agrees, at its own or pense, to take such between and execute such instruments as shall be near primes and attorney's lees, secured hereby; and krantor agrees, at its own or pense, to take such actions. 9. At any time number form time to fime upon within request of beneficiary the labelity of any person to the form time to this deed and the note to endursement (in case of lees and presentation of this deed and the note to the labelity of any person for the payment of the indebtedness, fittstee may

cial devecuting such limiting said property, "it regulations, correquests, to proper public effices or entities, an vell as the beneficiary so filling such many require, and to pay for filling such many experiments for pay for filling and continuously maintain insurance on the Uniters or searching affecties as may be deemed desirable by the beneficiary.
A. To provide and a continuously maintain insurance on the building and such other hazards as the beneficiary may from time to time require, in policies of such as the beneficiary may from time to time request, in and such other hazards as the beneficiary may from time to time request, in and such other hazards are beneficiary as mon as insurance on the sail fail for antitreer of the thendefished insurance shall fail for antitree of the thendefished by the indication of any policies of the beneficiary as soon as insurance into the same tax frants place on said building deliver sonto shall fail for antitreave policy may express. The annual deliver sonto shall fail for antitreave policy may express. The annual signature any indebtedness secure tax frants placed on said building any indebtedness secure for grants placed on said building any determines of such application or elease shall as the such notice of advant policies of insurance for a second any indebtedness secure thereby any elevient or invalidate any factore part thereof, may be released for contaris and to new any determines and other charkers for motion for assessed upon or to be deminiciary with interest and any determines the and the antitre and all to make payment of any taxes and or the test and a second on the same any frants and to pay the any any frant and place any factor assessed upon or to be deminiciary with interest and any taxes.
So the such approve any fail to the charke payment or assessed upon or the mention instruction for assessed upon or the test should the frants and the payment of any taxes.
So the payment, beneficiary, at its option, make playth

The ab-ve described real property is not currently used for agricul To protect the security of this trust deed, frantor agrees: and repairs not to remove or demolish any building or improvement thereon of to commit or permit any waste of said property in flood condition anner any building or improvement which may be constructed, damaged or to samplete or restore and manner any be constructed, damaged or anter any building or improvement which may be constructed, damaged or to said restrictions affecting said property; if the beneficiary so request, to join in rescuing such imaning said property; if the beneficiary so request, to proper public office, as well as the cost of all lien searches made beneficiary or searching afencies as may be deemed desirable by the beneficiary.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter or to his successor in interest entitled to such time appoint a successor or successor. On any trustee named herein or to any econveyance to the appointed hereinder. Upon such appointmant, and without econveyance to the successor trustee, the latter shall, be infinited and without powers and duties conferred upon my trustee herein named or appointed instrumer. Each such appointment and substitution shall be made by without percender. Each such appointment and substitution shall be made by without and its place of record, which when recorded in the wite of the County shall be combined proof of the matrix or containing refere to the trust deviated whall be combined appointment and substitution shall be made by the county and its place of record, when recorded in the other store of the County shall be combined and this trust when the the property is united and the provide of the matrix of the trust when the store of the County shall be combined action of proper appointment with the property is united at the trustee accept of proper appointment with the property is united and the duties are appointed the trust when this deed, duty executed and the outling any appoint here to a be been able to the store of the shall be a party unless such action or proceeding is brought by trustee.

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if having obtained the written consent of approximation of itrument, irrespective of the maturity dates expressed therein, or luncal, timber or graing purposes.
 Iuncal, timber or graing purposes.
 (a) consent of creating any map or plat of said property. (b) joint in a granting any other or events affectively in the described or the biodecide the property appreent with the said or the property in the said or the property of the event of of th

PORTLANS, CR. 97204

19. 79., between

....., as Trustee, and

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the went the within described property, or any part thereol, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed to be herein, shall become immediately due and payable. The abve described real property is not currently used for ogricultural, timber or grazing purposes.

now or hereafter appertaining, and the rents, issues and profits mereor and an itstures non of the state. fion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND TWO HUNDRED AND NO/100 sum of FOUR INCOMPLET IN NORTHER AND NOTION DOllars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

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 thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

as Beneficiary,

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in: KLAMATH

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property per legal description attached hereto and made a part hereof

mic 1396 ENS.NESS LAW PUBLISHING C M 19 Page 19194 TRUST DEED

19195The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in iee simple of said described real property and has a valid, unencumbered title thereto and there 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 please, 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. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * 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 Stevens-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. disreaard this notice HILARY GINESTAR GUIESPan Martha GINESTAR Junatar equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON,) ss. STATE OF OREGON, County of..... County of COOS }ss. County of COOS } County of COOS } Personally appeared the above named , 19..... Personally appeared and who, each being lirst Hilary Ginestar and Martha Ginestar duly sworn, did say that the former is the president and that the latter is the..... secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors: and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the loregoing instru-. فاحد معادم ment to be , heir voluntary act and deed. and deed. Before me: Notary Public for Oregon OFFICIAL SAL) (OFFICIAL Notary Public for Oregon SEAL) My commission expires: 6-25-1982 My commission expires: 107 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ., Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to . 19..... DATED: Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON TRUST DEED 55. (FORM No. 881) County of STIVENS-NESS LAW PUB. CO., PORTL I certify that the within instruiend derater ment was received for regord on the at SPACE RESERVED Grantor in book... FOR as file/reel number..... RECORDER'S USE Record of Morganges of said County. Witness my hand and seal of Beneficiary. County Effixed. AFTER RECORDING RETURN TO Monitain Title Company 336 N. 3rd Street Title Coos Bay, OR: 97420 Deputy

EXHIBIT "A"

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A tract of land situated in the NW 1/4 NE 1/4 of Section 27 and in the SW 1/4 SE 1/4 of Section 22, Township 39 South, Range 8 E.W.M. described as follows: Beginning at the quarter section corner between sections 22 and 27 of Township 39 South, Range 8 E.W.M.; thence south along the center section line 405.00 feet, more or less, to a point on the North Boundary of the right of way of the Klamath Falls - Ashland Highway (Oregon 66); thence northeasterly along said right of way boundary to the North Section line of Section 27; thence West along said Section line to a point 227 feet east of the quarter section corner; thence North 54° West 400 feet more or less to the North and South center line from the quarter section corner between Sections 22 and 27; thence South to the point of beginning.

STATE OF DREGUN; COUNTY OF KLAMATH; 53.

Filed for record at request of Mountain Title Co.

his 13th day of <u>August</u> A. D. 19 79 at 11:36 clock A. M., a

uly recorded in Vol. _____, of _____ Mortgages ---- on Page 19194

Wm D. MILNE, County Clerk By Dernethan D-Altoch

19196

Fee \$10.50

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