N-1	77026	Second TRUST DEE	D Vol. 79	LAW PUBLISHING CO., PORTLAND, OR. 97204
- 같은 말 같은 것 같은 것은 것을 가지 않는 것 수 없다.		1261111	Nevrombor	19.79 between
FST.TE R. JONESand	1. <u>EIMIMA</u>	O_V_U_U_U_, 11.4.4.4.4.4	한 모님에 있는 것 같은 것 같은 것 같은 것	영화는 것은 것을 들었다. 글로 다시 한 가지가 있는 것으로 ⁴⁹⁹⁶ 이 가 있다.
Grantor Transame	rica ritte			
hervl Swetland				
as Beneficiary,		TTTTTTTTCCC	· 7 U ·	
Grantor irrevocably	grants, bargains,	sells and convey	s to trustee in trust, wi	th power of sale, the property
inKlamath	물건 걸 옷을 가 있는 것 같아.			
see attached exil	システー たいじょうきょうべつ ちゅうしゃきょう			
	사망하는 것이 있다. 이야기 (1997년 1월 1977년			
				한동생 이 동안 그 문화 사용. 동안 : 이 동안 가 동안 : 1
	에는 이 감정하였다. 2월 20일 - 19일 - 1 2월 20일 - 19일 - 19g - 1 2월 20g - 19g - 1 29 - 19g -		and all other righ	ts thereunto belonging or in anywis
together with all and singular now or herealter appertaining,	the tenements, here and the rents, issue	ditaments and apput es and profits thereof	and all fixtures now or her	ts thereunto belonging or in anywis eafter attached to or used in connect berein contained and payment of th
tion with said real estate. FOR THE PURPOSE	OF SECURING P	ERFORMANCE of	each agreement of grantor	
sum of FOUR HUNDRE	<u></u>	Do	ollars, with interest thereon a	according to the terms of a promisson nt of principal and interest hereof,
note of even date herewith, pa not sooner paid, to be due and The date of maturity of	yable to beneficiary d payableM	ay	19.81	hich the final installment of said no
The date of maturity of becomes due and payable.	the debt secured by		at timber or grazing purposes.	
The above described real	of this trust deed.	erantor agrees.	and any easement or creatin	r map or plat of said property; (b) join a may restriction thereon; (c) join in ar affecting this deed or the lien or char, renativ, all or any part of the property. The
To protect the security 1. To protect, preserve and and repair; not to remove or demoi to cermit any waste o	maintain said property lish any building or im I said property.	y in good containing s iprovement thereon; s	ubordination or other agreement hereol; (d) reconvey, without with rantee in any reconveyance mathematication and the	affecting this deed or the lieft of char irranty, all or any part of the property. The y be described as the "person or person recitals therein of any matters or facts sha ulness thereol. Trustee's fees for any of the shall be not less than \$5.
2. To complete or restore	promptly and in good nt which may be const	tructed, damaged or	egally entitled thereto, and the be conclusive proof of the truth ervices mentioned in this paragraf	the shall be not less than \$5.
t state utlecting Sala	property, a me benefit	ciary so requests, to e Uniform Commer-	10. Upon any default by time without notice, either in provinted by a court, and without	h shall be not less than so. Arantor hereunder, beneliciary may at an reson, by agent or by a receiver to be a regard to the adequacy of any security h regard to the adequacy of any security h
tions and restrictions and restrictions and join in executing such linancing sta- cial Code as the beneficiary may proper public office or offices, as by filing officers or searching ages		r liling same in the lien searches made ed desirable by the	the indebtedness hereby secured, erty or any part thereof, in its issues and profits, including thos	room, by agent or by a receiver to be a regard to the adequacy of any security enter upon and take possession of said pro- enter upon and take possession of said pro- swn name sue or otherwise collect the ren past due and unpaid, and apply the san on and collection, including reasonable att secured hereby, and in such order as be
beneficiary	ously maintain insuran	s or damage by fire	less costs and expenses of operations of the second	on and collection, including reasonable secured hereby, and in such order as bei
and such other less than S _ CI _		to the latter; all	11. The entering upon a collection of such rents, issues a	secured hereby, and in such order as bu- and taking possession of said property, in and profits, or the proceeds of fire and off n or awards for any taking or damage of release thereof as aloresaid, shall not cure
policies of insurance shall be deliv	ered to the beneficiary ason to procure any st	uch insurance and to	waive any delault or notice of	default hereunder or invalidate any act of
tion of any policy of insurance the	same at grantor's er	a on said buildings	pursuant to such notice. 12. Upon default by gra	ntor in payment of any indebtedness secu any agreement hereunder, the beneficiary n immediately due and puyable. In such
collected under any indebtedness secur ciary upon any indebtedness secur	ed hereby and in such neficiary the entire an	order as beneficially	declare all sunis secured his elec	tion may proceed to foreclose this trust deed
any part thereof, may default or t	notice of default hereun	ster or memodate any	advertisement and sale. In corde	I his written notice of default and his elect
act done pursuant to such premises 5. To keep said premises	free from construction ges that may be levied	I or assessed upon or	to sell the sala described hereby, whereupon the trustee s thereof as then required by law	hall lix the time and place of shie, give in wand proceed to foreclose this trust deep wand by 205
charges become past due or deline	quent and promptly de fail to make payment	of any faxes, assess-		
by direct payment or by provid	fing beneficiary with may, at its option, m	ake payment thereof,	trustee for the trustee's sale, ORS 86.760, may pay to the l	ry elect to foreclose by advertisement in prior to live days before the date set by he grantor or other person so privileged beneficiary or his successors in intrest, res due under the terms of the trust deed and funding costs and expenses actually incurred leading costs and expenses actually incurred to the set of the terms of the trust deed and leading costs and expenses actually incurred to the set of the terms of the trust deed and leading costs and expenses actually incurred to the set of the terms of the trust deed and the set of the set of the terms of terms of the terms of the terms of the terms of the terms of
and the amount so parts the obligati	ions described in parage	date secured by this	obligation secured thereby (inc	luding costs and expenses actually means gation and trustee's and attorney's lees not fation and trustee's and attorney of the
trust deed, shan be waiver of an trust deed, without waiver of an	y rights arising from	is aloresaid, the prop-		fation and trustee's and altoiny's of the r by law) other than such portion of the r by had no default occurred, and thereby foreclosure proceedings shall be dismissed
same extent that they are bounds	d for the payment of shall be immediately (due and payable with-	the trustee.	shall be held on the date and at the time
out notice, and the nonpayment i	trust deed immediately	due and payable and	be postponed as provided by	law. The trustee may sell said property e parcels and shall sell the parcel or parce
constitute a breach of this trust d constitute a breach of this trust d 6. To pay all costs, lees of title search as well as the off in connection with or in enforcin	and expenses of this fi	rust including int cost	auction to the nurchaser	its deed in form as required by law conve
fees actually incurred.	fend any action or pro	oceeding purporting to	of the truthlulness thereof. An	ay person, excluding the trustee, but inclu-
affect the security rights of point	beneliciary or trustee	may appear, including	the grantor and Denencially the	pursuant to the powers provided herein, tr
any suit for the force of title and the	beneficiary's or truste	7 in all cases shall be	cluding the compensation of i	secured by the trust deed, (3) to all pe
lived by the that Could, Reante device of the that Could, Reante	r further agrees to pay	e such sum as the ap- acs's of (tustee's atlof	dood as their interests may at autolas, it any, to the granting	or to his successor in interest entitled to
ney's ters on such appeal.	that : portion or all of said	property shall be taken	16, For any reason pa	milited by law benchiciary may from the
It is mutually agreed				rustee, the latter shall be vested with all
It is mutually agreed S. In the event that any under the right of eminent doma	that all or any portion		conveyance to the successor	upon any frustee herein hanred of opp
It is mutually agreed S. In the event that any under the right of eminent doma right, if it so elects, to require as compensation for such taking to pay all reasonable costs, exp	that all or any portion 5 which are in excess penses and attorney's 1 proceedings, shall be p	lees necessarily paid or aid to beneliciary and	hercunder, Each such appoint	ment and substitution shall be made by w liciary, containing reference to this trust
It is mutually agreed 8. In the event that any under the right of eminent down right, if it so elects, to require as compensation for such taking to pay all reasonable costs, err incurred by grantor in such, p applied by it first upon any rea both in the trial and appellate	that all or any portion () which are in excess a penses and attorney's b receedings, shall be p sonable costs and exper- courts, necessarily pan () the halance' applied	of the anomaly paid or baid to beneficiary and asses and attorney's fees, d or incurred by bene- upon the indebtudness	hercunder, Each such appoint instrument executed by bene and its place of record, whice Clerk or Recorder of the cour	ment and substitution shall be made by w licitry, containing reference to this trust h, when recorded in the office of the C is on counties in which the property is stit by or counties in which the property is stit
It is mutually agreed 8. In the event that any under the right of eminent down right, if it so elects, to require as compensation for such taking to pay all reasonable costs, eri incurred by grantor in such, p applied by it first upon any rea both in the trial and appellate liciary in such proceedings, and secured hereby, and granter of secured hereby, and granter to	that all or any portion y which are in ercess penses and attorney's 1 sonable costs and exper- courts, necessarily pai- 1 -the -halance' applied rees, at its own expensions with the -helence's applied with the -helence's applied	of the allowing register less necessarily paid or and to beneficiary and ones and attorney's less, d or incurred by bene- upon the indebtedness of to take such actions in obtaining such com-	powers and dames such appoint hereunder. Each such appoint instrument executed by bene and its place of record, while Clerk or Recorder of the cour shall be conclusive proof of p 17. Trustee accepts (becomelabled its made a put	ment and substitution shall be made by w licitary, containing reference to this trust th, when recorded in the office of the C fy or countries in which the property is slit roper appointment of the successor trustee, his trust when this deed, duly executes his record as provided by how Trustee.
It is mutually agreed 8. In the event that any under the right of eminent doum right, if it so elects, to require as compensation for such taking to pay all reasonable costs, eri- incurred by grantor in such p applied by it first upon any re-	that all or any portion beness and attorney's l venceding, shall be p sonable costs and experi- courts, necessarily paid of the balance applied of the balance applied is the balance applied is shall be necessary in time to time upon di presentation of this	of the announce of the announc	powers and units and appoint hereinder, Eachaich appoint instrument executed by bene and its Recorder of record, whit Clerk or Recorder of the court shall be conclusive proof of p 17. Trustee macrops, t acknowledged is made a put obligated to notily any party trust or of any action or not	ment and substitution shall be made by w liciary, containing reference to this trust b, when recorded in the office of the C

이 전 이야 한 것

27064 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 except Mortgage with State of Oregon, represented and acting by the Director of Veterans' Affairs Dated November _____ 1979, Recorded November _____ 1979 in Book M-79 at page <u>270(61</u> /_____ 1979 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business of commercial purposes other than a than agricultural 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 feminine 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 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, 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Vó is LESTIE TONES EMMA T. JOWES If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of ... County of Klamath, 19_____ November 10, *19*79 Personally appeared Personally appeared the above named and Leslie R. Jones andwho, each being first duly sworn, did say that the former is the Emma L. JOnes president and that the latter is the secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the loregoing instru Sent to be their Belore n voluntark act and de Belore 7 Belore me: OFFICIAL SEAL) / i Kli Notary Public for Oregor Notary Public for Oregon (OFFICIAL SEAL) My commission expires: My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: _____ Trustee 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 ... DATED: Beneticiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (FORM No. 881-1) County of SS. I certify that the within instrument was received for record on the Grantor SPACE RESERVED in book/reel/volume No.....on FOR page.....or as document/fee/file/ RECORDER'S USE instrument/microfilm No. Record of Mortgages of suid County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. NAME ByDeputy



Exhibit A

A piece or parcel of land situate in the North half of the Southeast guarter of the Northwest guarter of Section 11, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and more fully described as follows:

Beginning at a point in the center line of a 60 foot roadway, from which the section corner common to Sections 2, 3, 10 and 11, Township 39 South, Range 9 East of the Willamette Meridian, and as marked on the ground by an iron pin driven therein, bears South 89° 44½' West along the said roadway center line 1813.7 feet to a point in the West boundary of the said Section 11, and North 0° 13½' West 1662.5 feet to said section corner, and running thence North 0° 01' West 331.15 feet to a point in the Northerly boundary of the said North half of the Southeast quarter of the Northwest quarter of Section 11; thence North 89° 47' East along said boundary line 65.7 feet; thence South 0° 01' East 331.10 feet, more or less, to an intersection with the center line of the above mentioned roadway; thence South 89° 44½' West along said roadway center line 65.7 feet, more or less, to the said point of beginning.

EXCEPT THEREFROM that portion lying within the right of way of Denver Avenue.

TATE OF OREGON; COUNTY OF KLAMATH; SS.

iled for record at request of <u>Transamerica Title Co</u>

his _____ day of _____ November _____ A. D. 19.79 at 3: Sclock P M., or

uly recorded in Vol. <u>M79</u>, of <u>Mortgages</u> on Page 27063

By Dernichar Abute d

Fee \$10.50