KLamath KESHS J2 - 97601	TRUST DEED	OLMST FORS
TIO NO DIVED PLANTING STREET, DEED, made to		March, 19.81., betwee
sector accountre BLANATO	JAMES R. ADAIR TH'COUNTY TITLE COMPANY	( 00:02) 900 0000
as Grantor, STOL STORES STATE		Kepota of Mottonics of and County
Tamaerra de la como	Line For	page/)
nt <u>PTUKlamaths</u> Coun MGS S. YGSIL	gains, sells and conveys to trustee i ty, Oregon, described as:	n trust, with power of sale, the property
Zaharis (172 - Variating - Janing Charles	Fish 41 (	I certify that the within instru- ment was received for record on the
TRUST DEED	Exhibit "A" attached	pereto:

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 fixtures now or hereafter attached to or used in connec-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>Sevencen</u> Thousand Dollars<sup>36</sup> (\$17<sup>30</sup>000.00) Network to struct with any little grant, the tecome of any particular that grant, to the particular operitors of the course of the second struct contained and payment of the

note of even date herewith, payable to beneficiary or order and guide by grantor, the timal payment of principal and interest hereoi, it is to be determined 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 event the within described property, or any part thereoi, or any interest therein is sold, conveyed, assigned or alienated by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneticiary, herein, all becomes immediately due and payable. The secured by this instrument, intersective of the maturity dates expressed therein, or the above described real property is not currently used for agricultured, timber or gracing purposes.

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A waive any default or mixed of default hereinder or invalidate any act done pursuant to such notice of default hereinder or invalidate any act done pursuant to such notice of default hereinder or invalidate any act done thereby, or, in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his decline may proceed to foreclose this trust, deed by advertisement and sate. In the later event the beneficiary or the frustee to loreclose this trust deed by advertisement and sate. In the later event the beneficiary or the strustee shall to or sell, the said described real, property to satisfy the obligations secured hereby, we may not the trustee of a secure and cause to be recorded his written notice of default and his election or sell, the said described real, property to satisfy the obligations secured theredy, we treupon the trustee shall lix the time and place of sale, give motice thereas then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
The all for a secure the beneficiary or the trust deat and the electron or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including cost and express satually incurred in successors in a such portion of the private of the state by the default and so the obligation and trustee's and all or excloses the distinged by the default in which even due that to be default occurred, and the expresses actually incurred in the default, in which even due to default occurred, and thereby would not then be due had no default occurred, and thereby the trustee.

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may the postponed as provided by law. The time to suble said property either in one parciel (or in, separate parcels and shall, sell the parcel or parcels at shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but withis deed in form as required by law conveying plied. The recital with the deed on the powers provided herein, trustee the grantor and benchicary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the trustee to a reasonable charge by trustees at the condensition of the trustee and a reasonable charge by trustees at the trustee design on the trustee and a reasonable charge by trustees at the trustee as ubsequent to the interest of the trustee of sale, in-the trust condensition of the trustee and a reasonable charge by trustees at the trust is a ubsequent to the interest of the trust end the first the data their interest may appear in the voder of their priority and (4) the surplus. 16. For any reason permitted by law conserved to the interest on the first target as their interest may appear in the voder of the interest on the first as the surfule in the first be surplus. 16. For any reason permitted by law breativer.

surplus, II any, to the granter or to his successor in interest entitled to such surplus, II any, to the granter or to his successor in interest entitled, to such time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. 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 instrumer. Each such appointment and substitution shall be made by written instrumer. Each such appointment and substitution shall be made by written instrumer. Fact such appointment and substitution shall be made by written ond its place of record, which, when recorded in the ollice of the County Clerk or Record of the county or counties in which the property is situated, whall be conclusive prool of proper appointment this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed thall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee heraunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and foun toisectation, authorized to do business under the laws of Oregon so the United States, a title insumner, company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents a branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

the manual The grantor covenants and advess to as the	497
fully seized in fee simple of said described real pr	A REPORTED AND A LOUGH AND AND AND A DEPARTMENT AND A
termination from the first state of the stat	concession of the second secon
Berniar, på stanget til sens sams vis constant elle and in an	[36] S.
A STATISTICS AND A STATIS	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), <u>tural person) are tor business or commercial purposes other than agricultur</u>
contract secured hereby, whether or not named as a benefic Contract secured hereby, whether or not named as a benefic Blascilline gender includes the feminine and the neutre	unas all parties hereto, their heirs, legates, devises, administrators, exec era, beneticiary shall mean the holder and owner, including pledgeo, of the ary herein. In construing this deed and whenever the
IN WITNESS WHEREOF, said grantor has	s hereunto set his hand the day and year first above written
beneficiary MOIST comply with the Act and Regulation by mak disclosures for this purpose of this instrument is to be a spectrum.	is a creditor ation Z, the AMES R. ADAIR ing required
of a dwalling use Stevens-Ness Form No. 1306, or squivalent to	aquivalent
sie helom dischowledgnont oppsile i statistication (1995) usuali functione heluntus (1995) STATE OF OPPCOV	Automotion ONES and and a set of the question of the cost of th
County of Klamath )ss. March 6, 1981 Personally appeared the above named	STATE OF OREGON, County of) ss.
the panelineary man blaces of several several probability of	duly sworn, did say that the former is the
	secretary of
Voluntary act and deed.	corporate seal of said corporation and that the instrument is the sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Bofore me:
EAD)	Votary Public for Oregon by the second second and appendix and the second seco
A sector to brow of the sectors of the transferred and the sector of the	Containstion (expires: contained over proceeding on a verter of SCAL) over the second of the second respect exclusion of a second of the second of the second of the second respect exclusion of a second of the
The approximation of the state	Bushing Super of Account Batheres en obligation have been pold. A unstanding utarbaction of the weighted gates contained without the batheres.
The undersigned is the legal owner and holder of all indet ust deed have been fully paid and satisfied. You hereby are di if trust for the second sec	redness secured by the foregoing trust deed. All sums secured by said
tate now held by you under the same. Mail-reconvey, without	warranty, to the parties designated by the torms of said frust deed the documents $\{b, 0, 0\}$
and the standard and the retrainerts bet strangers an area and the standard and the retrainers and standard and standard and the retrainers and standard and stan	d spanifications and all solar slitter decourses beautical at its analysis thereof and all lightes now or hereafter attacted in or year in conce- thereof and all lightes now or hereafter attacted and ravine of light CE of each advantant of granter bushin contrained and ravine of light
De not loss or destroy this Trust Deed OR THE NOTE which is secures. Both	Beneficiary must be delivered to the invite for concellation bofore reconveyance will be made.
TRUST DEED	
IFORM No. 881) STEVERS NESS LAW PUB. CO., PORTLAND. ORE.	"V" STATE OF OREGON, "County of
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da But Nelson & Grantor SPACE	RESERVED: 01 DOCK/reel/volume No
Now 6th, Klamath.Falls, OR	Record of Mortgages of said County.
No. Sixth St Suite 207	VIN IN County affixed.
ach ralls, OR 97601	1 DEED By Deputy
97208	

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## ÉXHIBIT "A"

Lot 6 in Block 2 First Addition to Loma Linda Heights, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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The Promissory Note for the sum of \$17,000.00 secured by this Deed of Trust is also secured by another Deed of Trust of the even date. Beneficiary may elect to declare a default in the payment of said Deed of Trust. a default in the performance of either or both this Deed of Trust and said contemporaneous Deed of Trust. In the event it is declared a default in the obligation of the payment of this Deed of Trust, the full amount of this Deed of Trust shall immediately be due and payable.

Taxes for the year 1980-81 are unpaid \$1,702.70. (Account No. 1-3522-5-11)

Assessments and charges of the City of Klamath Falls for monthly water and/or sewer service.

Trust Deed, including the terms and provisions thereof, executed by Michael R. Davis and Esther L. Davis, husband and wife, as grantors, to Mountain Title Co., as trustee, for South Valley State Bank, as beneficiary, dated February 25, 1977, recorded March 4, 1977, in Volume M77 page 3786, Mortgage records of Klamath County, Oregon, to secure the payment of \$70,000.00.

## STATE OF OREGON; COUNTY OF KLAMATH; ss.

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Fee \$10.50

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