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DEED OF TRUST

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<u>M</u>	edford	Tatos		
Grantor ("Owner"): Address: Trustee:	Le Quieu and Le Quieu, 6408 South 6th Street, F	O Date:	Δ1101 10	, 19 <u>81</u>
Beneficiary ("Lender"): Address: 1. Owner irrevo Klamath erected thereon:	U.S. CREDITCORP, an Oregon 259 Barnett Rd., Suite	Corporation, Me 1. Medford, Oregon	dford 97501	Branch
Santa Santa Santa Managan Santa Araba Managan Santa	County, State of			ving "Property" in now and hereafter
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Lots 10 and 11, Block 1, TRACT 1181, according to the official plat thereof on cofile in the office of the County Clerk of Klamath County, Oregon.

ने व्यक्ति विकास का किंद्र के कार्य के कार्य के किंद्र के किंद्र के किंद्र के किंद्र के किंद्र के किंद्र के कि

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Commence of the second The Property is not currently used for agricultural, timber or grazing purposes.

- This Deed of Trust ("Trust Deed") secures the repayment of all amounts owed on a loan evidenced by a promissory note ("Note")

 Le Quieu and Le Quieu, Inc.

 ("Borrower") which is payable to Lender. The Note

 the original Loan Amount is \$ 45,000,00 signed by is dated August 18, 1981 ("Borrower") which is payable to Lender. The Note , and the final payment of the entire Loan Amount, with interest, is due on the maturity date, which is August 19, 1986 Lender may without notice renew or extend the Note, and this Trust Deed shall secure all such extensions and renewals, whether or not the , and the final payment of the extensions and renewals are longer than the original period of the Note.
- 3. Owner agrees to perform all acts necessary to insure and preserve the value of the Property and Lender's interest in it, including but not limited to the following acts:

 3.1 Owner will keep the Property in good condition
- and repair. Unless Lender expressly waives the requirement in writing, Owner will insure the Property for fire and extended coverage, and also against all other risks as Lender may lawfully require. The amount of insurance must be enough to pay 100% of any loss, up to the balance owed on the loan, despite the effect of any co-insurance clause. Owner will provide Lender with proof of such insurance satisfactory to Lender. Lender may examine and inspect the Property at any time.
- 3.2 Owner will not sell or otherwise transfer any interest in the Property, or offer to do so, without Lender's written
- 3.3 Owner will pay all taxes; assessments, liens, and other encumbrances on the Property which might take priority over
- If Owner fails to perform any of the agreements made in Section 3, Lender may pay for the performance of the agreements and add the cost to the Loan Amount, on which interest is calculated. Owner will pay Lender the costs immediately or in increased pay-
- The following are events of default under this Trust Deed: 5.1 The promised payment amounts on the Note are not paid by the promised payment dates, or there is a failure to perform any agreement in the Note.
- 5.2 Owner fails to perform any of the agreements made in Section 3 whether or not Lender has paid for the perfor-
- 5.3 There is a default under any other agreement that Secures the Note.

 500-3433 3/80 secures the Note.

- 5.4 Any signer of this Trust Deed or any signer of the local or falsified any material fact in regard to either of the Note or the Property, the financial condition of any signer of the Note or any guarantor or surety for the Note, or the application for the loan
- 5.5 The Property is damaged, destroyed, sold, levied upon, seized, attached, or is the subject of any foreclosure action. 5.6 Any signer of this Trust Deed, any signer of the Note, or any guarantor or surety for the Note, becomes insolvent, makes an assignment for creditors or is the subject of any bank-
- ruptcy or receivership proceeding.

 5.7 Any partnership or corporation that has signed the Note or this Trust Deed, or is a guarantor or surety for the Note, dissolves or terminates its existence.
- 6. After default, Lender may take any one or more of the following actions at Lender's option, without notice to Owner:
 6.1 Lender may continue to charge interest on the unpaid Loan Amount at the rate(s) of interest specified in the Note.
- Lender may declare the entire unpaid amount owed on the loan, including interest, to be due and payable immediately. 6.3 Lender may, with respect to all or any portion of

the Property, exercise the right to foreclose this Trust Deed.

6.3.1 In accordance with applicable law, Lender may proceed to foreclose this Trust Deed by advertisement and sale, or foreclose this Trust Deed by suit in equity in the manner provided

6.3.2 If Lender forecloses by advertisement and sale, Lender or the Trustee shall execute and record its written notice of default and its election to sell the Property to satisfy the amount owed on the Note, whereupon the Trustee shall fix the time and place of sale, give notice thereof, and otherwise proceed to foreclose this Trust Deed by advertisement and sale in the manner provided by applicable law. Dy applicable law,

	6.3.3 If proceedings are commenced to fore-
	close this Trust Deed by advertisement and sale then, at any time
	prior to five days before the date set by the Trustee for the Trustee's
	sale, the Grantor or other person so privileged by applicable law may
	pay to Lender the entire amount then due under the terms of the
	Note and this Trust Deed, other than such portion of the principal as
	would not then be due had no default occurred, and thereby cure the
ì	default, in which event all foreclosure proceedings shall be dismissed
	by the Trustee.
	6.3.4 If Owner fails to cure the default as pro-
:	vided in 6.3.3 above, the Trustee may sell the Property either in one
	parcel or in separate parcels and shall sell the parcel or parcels at
	auction to the highest bidder for cash, payable at the time of sale.
	Trustee shall deliver to the purchaser its deed in form as required by
	law conveying the Property so sold, but without any coverant of

including Owner and Lender, may purchase at the sale. 6.4 Lender may, by agent or by court-appointed receiver, enter upon, take possession of and manage the Property, and collect the rents from the Property, provided the Property is not then the farm lands or homestead of Owner. Lender shall be entitled to appointment of a receiver, whether or not the apparent value of the Property exceeds the amount that is owed on the Note and this Trust Deed. The receiver shall serve without bond if the law permits it.

6.5 Owner will be liable for all costs and disbursements Lender may be entitled to by law in connection with any action, suit, or proceeding to collect any amount owner owes, or to foreclose upon the Property.

6.6 If Lender refers the Note or this Trust Deed to a lawyer who is not Lender's salaried employee, Owner will pay Lender reasonable fees that Lender actually pays the lawyer, including any for appeals.

6.7 Prior to a sale of the Property by the Trustee or a sale under a judicial foreclosure, Lender may sue for and recover from Borrower the amount owing under the Note.

The rights of Lender under this Trust Deed are in addition to Lender's rights under any other agreements or under the law; Lender may use any combination of those rights.

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14763 Lender is not required to give Owner any notice, except notices that are required by law and cannot be given up by Owner. Any notice Lender must give to Owner will be considered given when mailed to Owner at the address stated in this Deed of Trust. Except in situations for which a longer notice period is specifically provided by law, Owner agrees that 10 days notice is reasonable notice. Lender may require Owner to perform all agreements precisely and on time, even if Lender may at other times have given Owner extra time or may not have required precise performance When all sums secured by this Trust Deed are paid Lender shall request Trustee to reconvey the Property to Owner. Trustee shall reconvey the Property without warranty and without charge to the person legally entitled thereto. However, such person shall pay all fees for filing the reconveyance. warranty, express or implied. Any person, excluding the Trustee, but If all or any part of the Property is condemned, Lender may at its election require that all or any portion of the net proceeds of the award be applied on the Note. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attorneys' fees necessarily paid or incurred by Owner and Lender in connection with the condemnation. If any proceedings in condemnation are filed, Owner shall promptly take such steps as may be necessary to defend the action and obtain the award. 12. Special provisions (if any): LE QUIEU AND LE QUIEU, Inc. CORPORATE ACKNOWLEDGMENT STATE OF OREGON) ss. Klamath County of ___ August 18, Personally appeared Albert Le Quieu Reginald R. Le Quieu that _he, the said <u>Albert LeQuieus</u> a. and _he, the saidReginald R.LeQusieu Wice President Grantor corporation and that the seal affixed restoris its seal and that this Deed of Trust was vountarily signed and sealed in behalf of the corporation by authority of its Board of Directors 12 3 Before me: Notary Public for Oregon My commission n expires: REQUEST FOR RECONVEYANCE

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ecured by this De	ed of Trust, have been p	aid in full. You are hereby	d of Trust. Said note or notes, together w directed to cancel said note or notes and thi held by you under this Deed of Trust to th U.S. Creditcorp	s Deed of Trust, which are
After reconveyance	please send all documer	ntation to:		Gilone Republica. Bouga di un tide
	DEED OF TRUST		TSTUSTER PORCERECONNECORDER'S (County of Klamath)	JSE

Grantor U.S. CREDITCORP Beneficiary

After recording return to:

My commission expires:

Filed for record at request of

Mountain Title Co on this 19thday of August A.D. 19 81 10:16 o'clock_ A M, and duly recorded in Vol. M81 Mortgages 14762 Page, EYELYN BIEHN, County Clerk

To cl Deputy