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TH R	IIS TRUST I OLAND A.	DEED: made t BOYD and	his TERI A.	Oth day of BOYD, hus	명직 관망 호텔 상태	Alexandre and a second second	ge 10479 , 1983 , between as Grantor
TRA	NSAMERIC	A TITLE I					, as Trustee , as Beneficiary
nd"	MELVIN L	• MOURE	These 10 and a	WITNESSETH	ng la se de la galita : El mante de la calendaria		, as Beneficiary
The	understäned is	In the second	and terration	WE HEREISCHNARD SOL	SIGN THE PROPERTY	l sua nuna min Laustra mine	) io kas armas rus surred i yi vinis pracies skarse
. <b>0</b> :	· · · · · · · · · · · · · · · · · · ·	khibit A"	attache	ed hereto an	nd incorpo		
	See "E:	khibit A"	attache		nd incorpo		
	See "E:	khibit A"	attache	d only when addigations is og. Pereto at	nd incorpo		

which said described real property does not exceed three acres; together with all and singular the tenements, hereditaments and ap-purtenances 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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY-FIVE THOUSAND AND NO/1005 (\$35,000.00) ----- Dolar, 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, it not sooner paid, to be due and payable July 15 1988

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain asid property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions aflecting said property. If the beneficiary so requests, to join in erestrictions aflecting said property. If the beneficiary so requests, to poin in creating such financing statements pursuant to the Unitorn Commer-cial Code as the beneficiary may require and to pay for filing same in the py filing build office or office, as well as the cost of all lien searches made by filing and contents and the cost of all lien searches made to many or other and continuously maintain insurance on the buildings now or herealiter created on the said promises against loss or damage by fir and such other haards as the beneficiary may from time to time require, in an amount not less than is full INSURADLE VALUE transity

4. To provide and continuously maintain insurance on the buildings now or herealter excited on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than § full: insurable Valluction in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall lail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said building; the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by bandficiary upon any indebtedness secured hereby and in such order as beneficiary may part thereoi, may be least of beneficiary the entire amount so collected, or any part thereoi, may be leasted to grantor. Such application or release shall not cure or waive any delault or motice of delault hereunder or invalidate any act, done pursuant to such notice.
5. To keep said premises the flow mechanics' liens and to pay all fases, assessments and other charges that may be levied or assessed upon or against said prometry before any part of usch targe, assessments and other charges that may be levied or assessed with which to make such payment, beneficiary with interest at the rate set toth in the note secured beredy, together with the obligations descride in paragraphs 6 and 7 in the obligation heredicary with interest at the rate set toth in the note secured heredy, together with the obligations descride in paragraphs 6 and 7 in the same such payment, beneficiary with interest as alcressid, the property hereinbefors described, as wet as the grantor, shall be bound to the same theredic and the compared by the same such payment thereof and become a part of the beneficiary with the such as the grantor in the obligation

of the search as well as the other costs and expenses of the truttee incurred in connecting with on in enforcing this obligation, and insures and altorney's lees actual incurred. The appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or truttee; and in any suit action or proceeding in which the beneficiary or truttees may appear, including any suit for the forcelosure of this deed, to pay all costs and expenses, in-cluding evidence of tills and the beneficiary or truttees attorney's lees; the amount of attorney's lees mentioned in this paragraph T in all cases thall be fixed by the trial court, gantor further agrees to pay, such sum as the ap-pellate court shall adjudge reasonable as the beneficiary's or trustees attorney's lees on such appeal. It is trustually agreed that: as compensation for such taking, which are in excess of the amount require the trial court, gantor further agrees to the amount required to pay all reasonable costs, expenses and altorney's shall be taken incurred by grantor in such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be indeficiency lees, both in the trial and appellale courts, and expenses and altorney's lees, tool by it first upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, mecasarily paid or incurred by grantor in such proceedings, shall be indeficiency secured hereby; and appellate courts, and expenses and altorney's lees, look ficiary in such instruments as shall be mecasarily paid or incurred by grantor in such taking courts and expense, to take such actions and exceute such instruments as aball be mecasarily paid or incurred by ben-ficiary in such instruments as aball be mecasarily paid or incurred by ben-ficiary payment of its frees and presentation of this deed and the note for the partintor coverenants and geneses to and with the

Surplus, if any, to the grantor of to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any frustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conterted upon any trustee herein named or appointed hereinder. Each such appointment and subsitiution shall be made by written instrument executed by beneliciary, containing relevence to this trust deed and its place of record, which, when recorded in the purperty is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this strust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to instity any party hereto of perding sale under any other deed of ituas or of any, action or proceeding in which fish and or beneficiary or trustee. shall be a party unless such action or proceeding is brought by trustee.

fearly, parment of its test and presentation of the series and an an international series and a series of the seri fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank tight company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title ra-real property of this state, its subsidiaries, affiliates, agents or banches. NOTE:

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CONTRACTOR STATES

and that he will warrant and forever defend the same against all persons whomsoever. This Trust Deed and the note secured hereby are personal to the Grantor, and in the event of any sale or transfer of said property, or any part thereof, without the consent of the Beneficiary, the entire unpaid balance of the Trust Deed and the note secured thereby, at the option of Beneficiary, shall become immediately due and payable. Such consent shall not be unreasonably withheld.

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 an organization, or (even it 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, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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 terminine and the neuter, and the singular number includes the plural.

IN I	VITNE	SS WH	IEREOF	, said grantor l	as hereu	nto set l	uis hand	the day	andy	eer ths	t above v	vritten.
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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 with be ma

#CIAL Stat 252 m Cragan Line Land

10481

"EXHIBIT A"

## DESCRIPTION

That portion of Lots 1 and 3 and the irrigation ditch right of way formerly thereon of Block 1, as shown on the Plat of Re-Subdivision of Blocks 2B and 3 of HOMEDALE, in the County of Klamath, State of Oregon, which lies Northwesterly of premises described in deed from Oregon, which lies Northwesterly of premises described in deed from Oakley O. Schaeffer, et ux., to Joe P. Fury, et ux., dated November 14, 1947, recorded November 25, 1947 in Deed Volume 214 at page 191, Described Deed Records of Klamath County, Oregon, more particularly described Beginning at the Northwest corner of said Lot 3; thence South 0° 17' West along the boundary line common to Lot 3 and Lot 4, 386.0 feet, more or less, to the Southwest corner of Lot 3; thence along the South more or less, to the Southwest corner of Lot 3; thence along the South boundary of Lot 3 a distance of 76.3 feet to the Southwest corner of the Fury premises hereinbefore referred to; thence North 7° 44' East along Westerly line of said Fury premises, 357.1 feet, more or less, to an iron pin on the North line of said Lot 1; thence Northwesterly along the Northerly line of Lots 1 and 3, 130.6 feet, more or less, to the point of Contracts and/or liens for irrigation and/or drainage, reserva-1) tions, easements, restrictions and rights of way of record and Regulations, including levies, assessments, water and irrigation 21 rights and easements for ditches and canals, of Enterprise Irriga-

Regulations, including levies, liens, assessments, rights of way 3) and easements of the South Suburban Sanitary District and as per Ordinance No. 29, recorded May 24, 1983 in Book M-83 at page 8062,

Microfilm Records of Klamath County, Oregon. Right of way, including the terms and provisions thereof, from 4) M. G. MacNevin, et ux., to Enterprise Irrigation District dated December 2, 1941, recorded December 26, 1941 in Deed Volume 143

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