25494	OTCOMD IKO21 DEED	36-9 STEVENE-RESS LAW PUBLISHING CO., PORTLAND Vol, 183 Page 107
THIS TRUST DEED, LAWRENCE	wade this	July
as Grantor, TRANSAMEDTO		
J. CLAUDE B	WDEN and THELMA M. BOWD	X
as Beneficiary,		
Grantor irrevocably dea-	WITNESSETH:	
in Klamath	is, Dargains, sells and conveys to trust County, Oregon, described as:	ee in trust, with power of sale, the pro
LK(P) we		
	SEE ATTACHED EXHIBIT "A"	
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Sether with all and a		
ow or hereafter appertaining, and the on with said real estate.	ments, hereditaments and appurtenances and rents, issues and profits thereof and all fixture	all other rights thereunto belonging or in any es now or herealter attached to or used in co
IWENTY-TWO THOT	TEAND PERFORMANCE of each adresses	
DIG Of even dote t		
t sooner paid, to be due and payable The date of maturity of the debt	July 7	rest thereon according to the terms of a promis final payment of principal and interest hereo 90 above, on which the final installment of said tereof, or any interest therein is sold, afreed to
d comment payable. In the event	the within days it is the date, stated	Shove on white
CID. SOAL Decome	Sativits secured by the	We willien content as
To protect the security of this true	to correctly used for agricultural, timber or grazi	ng purposes.
the second of demolish and the	and or improvement thereon; subordination or oth	making of any map or plat of said property; (b) join ont or creating any restriction thereon; (c) join in the agreement aliccting this deed or the lien or cha y, without warranty, all or any part of the non-cha Invergence.
and at	d in good and workmanlike frantee in any reconve r be constructed, damaged or legally entitled there wred therefor.	her agreement allocition thereon; (c) join in y, without warranty, all or any part of the lien or cha meyance may be described as the 'herson or pers to,'' and the recitals therein of any matters or lacts at this paragraph shall be not less than \$5. default her ceitals thereon of the star \$5.
in executing such linancing statements mit	regulations, covenants, condi- he beneliciary so requests, to services mentioned in ant to the Uniform Comment	of the truthfulness therein of any matters or facts al this paragraph shall be not less than \$5. default by drantor hard
iling officers or searching agencies as man	st of all lien searches made the induktion of the searches and the searches made the induktion of the searches made the induktion of the searches made the induktion of the searches made the se	either in person, by agent or by a receiver to be
or herealter erected on the said premises ad	insurance on the buildings less costs and expense ainst loss or damage by fire new? for the second	luding those past due and or otherwise collect the ren
anies acceptable to the beneficiary, with los	a rue written in liciary may determine s payable to the latter: all 11. The enter	interpretations secured hereby, and in such order as ber
r said policies to the beneficiary at least little any policy of insurance now or benefic	any such insurance and to property, and the app	
ed under any lire or other insurance policy	or's expense. The amount may be applied by benefit.	e.
art thereof, may be released to grantor. Such re or waive any default or notice of default	application or release shall event the beneficiary	ult by grantor in payment of any indebtedness secure mance of any agreement hereunder, the beneficiary ma red hereby immediately due and any about a st his election may proceed to forcelose this first de- key or direct the trustee to forcelose this first de-
assessments and other charges that may be	advertisement and sale	In the latter event the boreclose this trust deed b
eliciary; should the grantor fail to make any	ly deliver receipts therefor thereof as then receipt	trustee shall lix the time and class obligations secured
such payment, beneliciary may, at its portion	rith lunds with which to then sites should the	beneliciary elect to lorectory hund to a state
eed, shall be added to and become a part of	aragraphs 6 and 7 of this tively, the entire amount the debt secured by this bildsties	a sail, the grantor or other person so privileged by the to the beneficiary or his successors in interest, respec- t then due under the successors in interest, respec-
reinbefore described, as well as the dintere	st as aloresaid, the prop- ceeding the amounts pro- shall be bound to the cinal as would around pro-	by including costs and expenses actually incurred in the obligation and trustee's and attorney's tees not ex- ovided by law) other than such actually incurred in
ce, and the nonpayments shall be immediate and the nonpayment thereof shall, at the all sums secured by this trust deed immediat	ly due and payable with the trustee.	vent all foreclosure proceedings shall be dismissed to
. To pay all costs, lees and expenses of this	trant inclusion and place designated in the	notice of sale or the time and at the time and
ally incurred. To appear in and delend any action or	auction to the highest to the function to the highest to the function to the highest to the purchase the function to the purchase the function to the function th	idder for cash, payable at the time of sale. Trustee that haser its deed in form
for the foreclosure of this deed, to now all	trustee; and in any suit, plied. The recitals in the re may appear, including of the truthfulness there	deed of any matters of fact shall it express or im-
in this mentioned in this meant	tee's attorney's lees; the shall apply the proceeds throw the proceeds the shall apply the proceeds the shall be shall apply the proceeds the shall be s	sells pursuant to the powers provided herein, trustee
on such appeal.	ary such sum as the ap- having recorded liens su	becaused by the trust deed, (3) to all persons
tight of eminent domain or confermation .	property shall be taken Surplus. if any, to the gr	antor or to his successor in interest entitled to such
mation for such takind, which are in excess It reasonable costs, expenses and attorney's	of the monies payable time appoint a successor trustee appoint	or successors to any frustee named herein or to any
he trial and appellate courts, necessarily nai	aid to beneficiary and powers and duties confer	red upon any latter shall be vested with all viela
reby; and grantor agrees, at its own applied	upon the independence and its place of record, to take such actions Clerk or Recorder of the obtained with actions thall be conclusive action	which, when recorded in the office of the County
ment of its lees and presentation of this		
any person for the payment of the ind	ebiedness, trustee may shall be a party unless suc	proceeding in which grantor, beneficiary or trustee
and loan association authorized to do hereun	der must be either an ettorney, who is an active mem under the farms of Oregon or the United States, a till branches, the United States or any agency thereof, or an	viere of the second secon

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-10778 Ine grantor covenants and agrees to and with the beneticiary and those claiming under him, that he is law-fully seized in lee simple of said described real property and has a valid, unencumbered title thereto except, existing Mortgage dated the 26th day of June, 1973, Recorded July 9, 1973, in Book M-73, at Page 8751, between Lawrence W. Saltenberger and Marilyn D. Saltenberger to Equitable Savings and Loan Association. 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 or commercial purposes other than agricultural purposes Durposes. 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, execut-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; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Œ LAWRENCE a W. SALTENBERGER Marily Ón I euller MARILYN D. SALTENBERGER es s (If the signer of the above is a carporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of Klamath STATE OF OREGON, County of ..... Personally appeared the above named ....., 19 83 Personally appeared LAWRENCE W. SALTENBERGER and MARILYN D. SALTENBERGER duly sworn, did say that the former is the and "Dn who, each being lirst president and that the latter is the..... mente io be their Beide de SEAD , - Mutary Public for Oregon Museus 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 behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me. My commission expires: Notary Public for Oregon My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and noticer of all indepredness 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 trust deed nave been tuny paid and satisfied, to different are different, 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 becawith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: and the second second second ····· , 19....... net less or destroy this Irust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be TRUST DEED (FORM Ne. 881) STATE OF OREGON, STEVENS County of .... LAWRENCE W. SALTENBERGER 55. I certify that the within instrument was received for record on the ..... MARILYN D. SALTENBERGER of .... ...day Grantor J. CLAUDE BOWDEN SPACE RESERVED in book/reel/volume No. FOR THELMA M. BOWDEN HOMDE page . on RECORDER'S USE ..... or as fee/file/instrument/microfilm/reception No..... STRUCT VESS ASTIN Bonoliciary SIL THE REAL Record of Mortgages of said County. THE THEORY OF AFTER RECORDING RETURN TO COP Witness my hand and seal of Mr. HARS Claude Bowden County affixed. 1557 Mc Clellan Drive TENDERGEN UN 0 Klamath IFEIS, OR 97601 33 NAME and the mail offer TITLE By. ..... Deputy 1. 1. 1.

10779

## EXHIBIT "A" DESCRIPTION

The following described real property also known as Lot 1, Parcel 1, in Section 20, Township 39 South, Range 11½ East of the Willamette Meridian, in the County of Klamath, State of Oregon. Beginning at the Northeast corner of said Section 20; thence South 00° 41' 55" East along the East line of said Section 20 a distance of 1840.14 feet to the true point of beginning of this description; thence continuing South along said East line a distance of 814.35 feet 53' 48" West 97.03 feet; thence North 02° 33' 50" West a distance of 795.60 feet to a point; thence East 320.00 feet to the point of beginning

AT: F J?S	CN; COUNTY OF KLAMATH; ss.	
	이 말에 가장에 가장했다. 이 가장에 가장 여러운 것은 것이 가지 않는 것이 가지 않는 것이 없는 것이 같이 가지 않는 것이 같이 있다.	
luty recorded in	of <u>July</u> A.D. 19 <u>83</u> at <u>3:54</u> 6'clock PM, and Vol. <u>M.83</u> , of <u>mtges</u>	
12.00 fe		-
	By EVELYN BIEHN, County Cler:	