["] 45803	TRUST DEED	Vol. M&J Pag	10 2138
THIS TRUST DEED, made this EDNA M. LONG	8thday of	February	, 1985, betwee
as Grantor, MOUNTAIN TITLE CO.	, INC.		as Trustee an
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DONALD M. MC BRIDE and PA'	ERICIA E. MC. BRIDE, hi	isband and wife	n og som en som en Fra som en so
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n <u>Klamath</u> Lot 39, CASITAS, according to t County Clerk of Klamath County,	the official plat ther	eof on file in the c	office of the
		spage in all \$2.5	
THIS TRUST DEED IS AN ALL-INCLU	JSIVE TRUST DEED AND T	S BEING RECORDED GR	YOND AND TIMTOD
TO A FIRST TRUST DEED IN FAVOR	OF KLAMATH FIRST FEDE	RAL SAVINGS & LOAN 4	SSOCTATION
			에 가지는 것이 같이 물건값
distribution when manufacture with a state of the state o			
SEE EXHIBIT "A" ATTACHED HERETC	AND BY THIS REFERENC	E MADE A PART HEREOF	

Finn with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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not source paid, to be due and payable per terms of note 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the innul installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, essigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, than, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or he in shall become immediately due and payable. than, as the beneficiary's option, all congations secured by hus institutions, intespective of the he in, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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hundl, indext, interpotence of the internet, when the explored by a consent to the making of any map or plat of said property; (b) join in any subordination or other agreement allecting this deed or the internet of charactering any essenter or creating any restriction thereon; (c) join any subordination or other agreement allecting this deed or the line or charge thereof; (d) reconvey, without warranty, all or any part if the or poperty. The synthe in any reconveyance may be described as the "internet" of any there of the property. The synthe internet of the truthulness therein of any matters of agreement allecting this deed or the property. The synthese proof of the truthulness therein. Truste's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adquark; od any security for the indebiedness hereby secured, enter upon and taking possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including theose past jue and unpaid, and apply the some lies cours awa capenase of operation and caking possession of said property, the folloction of such rents, issues and prolits, or the proceeds of line and other property, and the application or release thereod as aloresaid, shall not cure or waive any dolault or notice of all frequenter or invalidate any act done pursuant to such notice.
1. Upon delault by grantor in payment of any indebiedness secured hereby in mediate? Jue and payable. In such an tree all sums secured hereby inmediate? Jue and payable. In such an tree all sums secured hereby inmediate? Jue and payable. In such an tree all sums secured hereby inmediate? Jue and payable. In such an the delault on the soft of the indebiedness here and payable. In such an the delaut on the soft of the indebiedness accured t

the grantor and beneficiary, may purchase at the sale. 15. When trustee stills pursuant to the powers provided herein, trustee shall apply the proceeds stills to payment of (1) the expenses of sale, in-cluding the compensation of all frankers and a reasonable charge by trustee's stionney, (2) to the obligation structer and a reasonable charge by trustee's storney, (2) to the obligation structer of the trust ded, (3) to all persons having recorded lices subsequent of the interact of the trustee in the trust deed as their interests may appear in the index of the interest entitled to such surplus.

Surples, a style to the grantor of to the successor in interest entitled to successor biological successor in the successor of successor in the successor of successor in the successor of successor in the successor in the successor in the successor interest, and without conveyance to the successor interest, the sater shall be vested with all till, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and subsituition shall be made by written instrument security beneficiary, which, when recorded in the mortigate records of the county or counties in which the successor trustee, shall be conclusive proof of proper appointment of the successor trustee.

of the successor crimee. 17. Trustee accepts this trust when this deed, duly executed and a acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE the Trust Deed Act provides that the trustec hereunder must be either on attainey, who is an active member of the Oregan State Bar, a bank, trust company or serings and loss association authorized to do betweet under the lows of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, in subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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 Trust Deed recorded April 18, 1984, in Volume M84, page 5951, Microfilm Records of Klamath County, Oregon in favor of Klamath First Federal Savings and Loan Association and Grantor does not agree to assume and pay and Beneficiary agrees to hold Grantor harmless therefrom and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) LANDA BANKARAN SK INSCHING KARASK MENDER SCHOOL SHE KARASK MAKKARASK MAKKARASK MAKKARASK MAKKARASK MAKKARASK MAKKARASK MAKKARASK MENDER SKING MAKKARASK MENDER SCHOOL SHE KARASK MAKKARASK MAKKARASK

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including plodgee, 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, whiche	ver womenty (g) or (b) is the V 25-1		
e applicable; if warranty (a) is applicable and the such word is defined in the Truth-in-Lending A	W WEN READINITIAL WY HIM	M. LONG	Les and the second sector and
meficiary MUST comply with the Act and Regula sciences; for this porpose, if this instrument is to i			
e purchase of a dwelling, use Stevens-Ness Form this instrument is NOT to be a first lien, or is no	No. 1303 or equivalent:	n ang ang ang ang ang ang ang ang ang an	and the second se
a dwelling use Stevens-Ness Form No. 1306, or		and the second	<u>ः त्याः विश्वविद्यम् स्व</u> त्रम् । त्याः वृत्तेतः विश्वविद्यम् स्वत्रम्
ith the Act is not required, disregard this notice.	n an	ade la carriente de la companie de An la carrierte de la companie de la An la carrierte de la companie de la	विषये हिंदिर्गर देश के लगा सह एक विक्रियित के किन्द्र साम कर की विक्रम होते। जनवार
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EXHIBIT "A"

This Trust Deed is an "All Inclusive Trust Deed" and is second and subordinate to the Trust Deed now of record dated April 10, 1984, and recorded April 18, 1984, in Volume M84, page 5951, Microfilm Records of Klamath County, Oregon, in favor of Klamath First Federal Savings and Loan Association, as Beneficiary which secures the payment of a note therein mentioned.

2140

Donald M. McBride and Patricia E. McBride, husband and wife, Beneficiaries herein agree to pay, when due, all payments due upon said Promissory Note in favor of Klamath First Federal Savings and Loan Association and wil save Grantor herein, Edna M. Long, harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said pricr Note and Trust Deed, Grantor herein ma make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

The Beneficiaries shall provide copies of the paid property tax receipts each year to Mountain Title Company Collection Escrow Dept. and the taxes paid will be added back to the balance of this Trust Deed and Note.

Beneficiary hereby agrees to pay any differences between the payoff of this Trust Deed and Note and the Klamath First Federal Trust Deed if there is any at such time as this Trust Deed is paid in full.

+6.2. Y D.M P.E.mc

STATE OF OREGON,) County of Klamath) Filed for record at request of

on this 8th day of February A.D. 19 85 4:24 o'clock P_M, and duly M85 of Mortgages recorded in Vol. 2138 Page___ EVELYN BIEHN County Clerk By Hom Aristh Deputy Fee 13.00