Klamath ralls	а 51002 ОВ	TRUST DEED	Vol. <u>m85</u> Page	· 11020-
THIS TRUST DEEL	D, made this Brant and I	day of	July husband and wif	, 1 <i>8</i> 5, betwe
s Grantor, Klamath (Joseph T.	County Title	Company		, as Trustee, a
s Beneficiary, and Markets Grantor irrevocably g	Granner	WITNESSETH: ls and conveys to true		ೆ ಬಿಡಿ ಸೇಸಿ ಸ್ಪಷ್ಟಲ್ ಸಚಿತ್ರವ ಕಾ
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TRUST DE	SEE ATTACHED	EXHIBIT "A"	al character de Carres Alexander de Carres	od ¹ de la Color Anticipation

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-

FOR THE PURPOSE. OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One hundred fourteen thousand two hundred eighty five and 70/100--(\$114,285.70)-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>January 2</u>, 2006, <u>woxxxxx</u> 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 thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used to antichard the stated above.

shall become immediately one and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any aubordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconveys, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons feasible thereoi; (d) reconveys, without warranty, all or any part of the property. The services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any the individual services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any security for the individues entry and many entry or any part thereof, in its own name sue or otherwise collect the issues and prolits, including those past due and unpaid, and apply the isone the stander of the stander of the secure and taking possession of said property, and the application or science thereof or the proceeds of the and other as beneficiary may determine.
11. The entering upon and taking possession of said property, the property, and the application or science thereof as a doresaid, shall not cure of the property, and the application or science thereof as a doresaid, shall not cure of the property and the application or science thereof as a doresaid, shall not cure on waive any delault or notice of any agreement hereunder, the beneficiary may determine of any agreement the teneflow this paragraph or his performance of any proceed to foreclose this trust dee by accure the said described real property to satisfy the obligation secure do the recide the mate of all apple of the said described real property to satisfy the obligation are science to there any act of the recident the secure dore as been recided the said described real property to satisfy the obligation are science thereoid and the property as a

Together with trustee s and attorney's tees not exceeding the attounts provided by law. 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 may not which said sale may be postponed as provided by law. The trustee may call said property either in one parcel or in separate parcels and shall sell the parcel or gale. Trustee shall deliver to the purchaser its deed in form as required by law converging the property so sold, but without any covenant or warranty, epress or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the grantor and beneliciary, may nurchase at the sale. (15) When trustee sells pursuant to the powers provided herein, truster-shall apply the proceeds of sale to payment of (1), the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by truster's attorner, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their pitority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

Surplus, a may no the scanner or to an successor in interest entitled to such surplus, the successor of the successor in interest entitled to successor to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the auccessor trustee, the laster shall be vested with all title, powers and duties conterred under any trustee herein named or appointed hereunder. Each such appointment any trustee herein named by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attaining, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to read property of this state; its subsidiartes, affiliares, agents or branches; the United States or any agency thereof; or an estrow agent licensed under ORS 696.505 to 690.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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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 frust deed are: (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed and the second se

nor applicable; if warranty (a) is applic as such word is defined in the Truth-1 beneficiary MUST comply with the Act disclosures; for this purpose, if this instru the purchase of a dwelling, une difference	out, whichever warran cable and the beneficiar n-Lending Act and Reg and Regulation by me ment is to be a survey	las hereunto s ty (a) or (b) is y is a creditor vlation Z, the sking required	are for business or commercial purposes other than the observed of the second s
of a dwelling use Stevens-Ness Form No	an, or is not to finance	or equivalent; the purchase	KRIS K. BRANT Kris K. Brant
(If the signer of the above is a corporation; use the form of acknowledgment opposite.)	notice.	lf compliance	
STATE OF OREGON,			Her attorney in Fact
County of Klamath)) 85.	STATE OF	OREGON
July 9) 85	COUNTY O	F KLAMATH)
Personally appeared the above nam Jeffrey M. Br. Kris K. Brant	10d	On this	-ba a.
Kris K. Brant	int and	personal]	the 9th day of July, 1985 Ly appeared JEFFREY M. BRANT
antitum.		did sav +	ig duly sworn (or affirmed)
and acknowledged the			
and acknowledged the to		ACCUTOA .	
Betors Q : 5			
	aan da bara bara bara 💭	nstrument	and in behalf of said and he acknowledged said to be the act and deed of
Notary Publicities of	me	ard brind	sipal.
My complission expires:	8/27/87 Be	efore Me:	Faith m.
			My Commission Expires
			My Commission Expires: 8/27/87
			My Commission (Expires: 8/27/87
INCOMING. 881 IEVENS-NESS LAW PUB. CO. PORTLAND. ORE.			STATE OF UKERSTAL
ITEVENS-MESS LAW PUB. CO. PORTLAND. ORE.			STATE OF UKEYON, County of
TINCOTI DELE (ORM No. 881) TEVEMS-NEESE LAW PUB. CO. PORTLAND. ORE. LEFFREY M. Brant (TIS K.) Brant	Q ¹¹⁻¹⁰⁰ quantum		STATE OF UKERON, County of
TINCOTI DILITA (ROM No. 881) TEVENS-NEES LAW PUB. CO. PORTLAND. ONE TEVENS-NEES LAW PUB. CO. PORTLAND. ONE Leffrey M. Brant Kris K.; Brant		RVED	STATE OF OKENON, County of
TEVENSANESS LAW PUB. CO. PORTLAND. ONE. TEVENSANESS LAW PUB. CO. PORTLAND. ONE. TEVENSANESS LAW PUB. CO. PORTLAND. ONE. TEFFICY M. Brant Crantor Crantor OSEPh T. Riker		RVED	STATE OF UKEGON; County of
TEXANT LA SANTANDA ORE FORM No. 8811 TEVENSARESE LAW FUR.CO. PORTLAND.ORE Deffrey M. Brant Kris K.; Brant		RVED	STATE OF UKESFOIN, County of

TEUST DIED

"EXHIBIT A"

11022 A parcel of land situated in the NE%SW% of Section 1, follows: 39 South, Range 9 E.W.M., more particularly described as Beginning at a point which bears N. $0^{0}51'$ W. 462.3 feet, N. $89^{0}06'$ E. 262.2 feet, and S. 46⁰09' E. 198.4 feet from the Southwest corner of said NE4SW4; thence continuing S. 46⁰09' E. a distance of 106.0 feet to the TRUE POINT OF BEGINNING of this description; thence continuing S 46⁰09' F a distance of 124 0 feet to a 5/8" incomption; thence continuing S. 46009' E. a distance of 124.0 feet to a 5/8" iron pin; thence N. 43051' E. a distance of 384.0 feet to the Southerly rightof-way line of the Klamath Falls-Lakeview Highway, 30 feet Southwesterly at right angles from its center-line; thence N. 46009' W., along said right-of-way line, a distance of 124.0 feet to a 1/2" iron pin; thence S. 43051' W. a distance of 384.0 feet, more or less, to the point of beginning. LESS AND EXCEPTING portion heretofore conveyed to STATE OF OREGON, by and through its Department of Transportation, Highway Division, by deed recorded in Volume M-73 page 15379, microfilm records of Klamath County, 1. Liens and assessments of Klamath Project and Enterprise Irrigation District, and regulations, contracts, easements, water and irrigation rights in connection therewith. Rules, regulations and assessments of South Suburban Sanitary District. Right of Way, including the terms and provisions thereof, given by B. W. Short, Attorney in Fact for the Heirs of John A. Short, to the California Oregon Power Company, recorded May 22, 1926, in Deed Volume 69 page 577, records of Klamath County, Oregon. 4. Overhang Easement, including the terms and provisions thereof, given by Joseph T. Riker and Joyce L. Riker, husband and wife, to The California Oregon Power Company, a California Corporation, dated June 12, 1958, recorded June 17, 1958, in Deed Volume 300 page 176, 5. Right of Way Easement, including the terms and provisions thereof, executed by Joseph T. Riker and Joyce L. Riker, husband and wife, to Pacific Power & Light Company, a corporation, dated August 16, 1973 and recorded November 26, 1973, in Volume M-73 on page 15377, micro-6. Terms and provisions contained in deed from Joseph T. Riker and Joyce L. Riker, husband and wife, to The State of Oregon, by and through its Department of Transportation Highway Division, dated October 12, 1973, recorded November 26, 1973, in Volume M-73 on page 15379, Microfilm records of Klamath County, Oregon. 7. Well Agreement, including the terms and provisions thereof, given by Joseph T. Riker as first party and Federal Land Bank Association as second party, dated July 16, 1984 and recorded July 17, 1984, in M-84 on page 12008, records of Klamath County, Oregon. STATE OF OREGON: COUNTY OF KLAMATH:55 I hereby certify that the within instrument was received and filed for record on the 12th day of uly A.D., 19 85 at 2:00 and duly recorded in Vol M85 , of Mortgages _o'clock P on page 11020 EVELYN BIEHN, COUNTY CLERK Fee: \$ 13.00 by: Dernetha A elsch, Deputy