ine grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale (o payment of (1) the expenses of sale, in aftorney. (2) to the obligation secured by the trustee deal is to all persons having recorded liens subsequent to the interest of the trustee in all dead as their interests may appear in the unterest of the trustee in the trust surplus. If any, to the granty or to his subsequent in interest entitled to such surplus.

the manner provided in ORS 86.715 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defauits. If the default consists of a failure to pay, when due, not then be due had no default occurs the date the trust econducts the being cured may be cured by the trust deed, the default may be cured by paying the being cured may be cured by tendering the performance required under the and expanses actually incurred in enforcing the beingformed under the and expanses actually incurred in enforcing the obligation to the default trust es and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be hald on the date.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a tille insurance company outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent "icensed under CRS 696.505 to 696.505.

pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's trees on such appeal. It is mutually agreed that: It is mutually agreed that: In the event that any portion os all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the as compensation for suc require that all or any portion of the monie physical incurred by grantor in such process and altorney's less necessarily paid or incurred by grantor in such process and shall be paid to beneliciary and the interview of taking, which are be paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-secured hereby; and grantor adjees, at its own expense, to take such actions both on the trial and appellate courts, necessary in obtaining such con-secured hereby; and grantor adjees, at its own expense, to take such actions pensation, promptly upon beneliciery's request. 9. At any time and from time to time upon written request of bene-send time and time to time upon written request of bene-indersement (in case of tull reconveyances, for cancellation), without altering the liability of any person for the payment of the indebtedness, trustee may surplus, it and, to the granned of the tent taken in intervent the surgers in the surplus. 16. Boneticiary may from time to time appoint a successor or succes more to any trustee named harein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conterred and substitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive prool of proper appointment 17. Trustee accepts this trust when this deed, duly executed and

<text><text><text><text><text><text><text> by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of nale for the time to which said sale may place designated in the notice of nale for the time to which said sale may place designated in the notice of nale for the time to which said sale may in one parcels or in separate law. The trustee may sell said property either shall deliver to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided harrin trustee

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 December 1 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or berein shall become immediately due and nevable. , snam become initiouratory use and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement alterting this deed or the inen or charge subordination or other agreement alterting this deed or the inen or charge thereoi: (d) reconvey, without warranty, all or any part of the property thereoi: (d) reconvey are may be described as the "proson or charge fegally entitled thereto; and the recitals thereoin of any matters or facts shale.
10. Upon any default by grantor hereoin for subordination on the proson or persons the indebtedness hered; in person, by agent or by a receiver to be any indebt of the subordination on the subordination of the ruthfulness thereoin. They are receiver to be any subordinated in thereby secured, enter upon and taking only wecurity be and thereby or any part thereoi, in its own name sue or otherwise collect the rents, issues and prolitis, including these part durped, and apply the same subordination of such rents, issues and prolitis, or the proceeds of the and apply in the subordination or any indebtedness secured hereby, and in such order as of the subordination or subordination or awards for any indebtedness secured hereby and invalid and apply in the subordination or notice of default berefunder of any indebtedness secured hereby, and in such order as of the subordination or notice of default thereunder of any indebtedness secured hereby and provide any used of the subordination or awards for any indebtedness secured hereby and proved the subordination or invalidate any used of the subordination or indease thereoid any indebtedness secured herebing and provides and proved to such rents, issues and provides of any indebtedness secured hereby and apply in subordination or subordination or awards for any indebtedness secured hereby and the subordination or notice of any agreement hereinated invalidate any used of the subordination or invalidate any used of the subordination or indease thereoid any indebtedness secured hereb

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Fifty three thousand nine hundred and no/110------

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-tion with said real estate.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise

15669-P

TRUST DEED

.....day of

Michael Ray Lighter and Shelley Ann Lighter , Husband and Wife

as Grantor, Mountain Title Company Chester L. Wilson and Adeline E. Wilson, Trustees under the Chester Wilson Trust Dated Norman & 1078

Vol. MES Page 19598

, between

november 10

in .....

55919

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property See attached legal description 

TRUST DEED.

THIS TRUST DEED, made this 29

Contraction of the second se							
tully seized in fee simple of soid described 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 If any one payment is over 7 days late from its due date a late charge of \$10.00							
per month may be assessed by the seller to the buyer. Said charge shall be added to the							
principal balance of the contra and that he will warrant and forever of	ACT When the request o	f the collon to Mountai	n Title.				
	interna inte same against an p	ersons whomsoever.					
The grantor warrants that the proceeds (a)* primarily for grantor's personal, i	of the loan represented by the	shows described and a first					
(D) tor-an-organization, or (even if gr purposes.	antor is a natural person) are for	-business or commorsial pusposes of	low), bes_then_edsiculture!				
This deed applies to, inures to the be- tors, personal representatives successed	nefit of and binds all parties here	eto, their heirs, legatees, devisees,	dministratory				
contract secured hereby, whether or not named masculine gender includes the feminine and th	d on a heardistant to the	manount the nonder and owner, incl	iding pledgee, of the ntext so requires, the				
IN WITNESS WHEREOF, said	grantor has hereunto set his	hand the day and year first a	bove written.				
* IMPORTANT NOTICE: Delete, by lining out, which not applicable: if warranty (a) is applicable and	hever warranty (a) or (b) is	Nicharl Que P.	.10.				
beneficiary MUST comply with the Act and Par	Act and Regulation Z, the	Michael Ray Lighter	gneen				
the purchase of a dwelling, use Stevens Neve For	o be a FiRST lien to finance		Ar Dor				
of a dwelling use Stevens-Ness Form No. 1304		Mulley Ch	Alte				
(If the signer of the abave is a comomism		Shelley, and Lighter					
use the form of acknowledgment opposite.) STATE OF OREGON,							
		GON, County of	) ##.				
County of Klamath 1985							
Personally appeared the above named. Michael, Ray Lighter and		·····	ho, each being first				
Shelley Ann Lighter	duly sworn, did say president and that	y that the former is the					
and the second sec	secretary of		· · · · · · · · · · · · · · · · · · ·				
the second se	a corporation, and	that the seal affixed to the forego	ng instrument is the				
and acknowledged the foregoir ment to be UPEIr, voluntary act a	instru- sealed in behalf of	and corporation and that the instru	ment was signed and				
Belote the:	and deed. Before me:	acknowledged said instrument to	be its voluntary act				
(OFFICIAL Anda A	Elle						
Notary Public for Oregon My commission expires: 7//	Notary Public for	Oregon •	(OFFICIAL				
	4/89 My commission ex,	piros:	SEAL)				
	REQUEST FOR FULL RECONVEYAN						
<b>T</b> O.	To be used only when obligations have b	een paid.					
<i>TO</i> :							
The undersigned is the legal owner and I trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cam	older of all indebtedness secured ou hereby are directed, on nevroy	by the foregoing trust deed. All a	ims secured by said				
said trust deed or pursuant to statute, to cam	xi all evidences of indebtedness a	ont to you of any sums owing to yo becured by said trust deed (which	u under the terms of are delivered to you				
herewith together with said trust deed) and to r	econveyance and documents to	pairies designated by the terms o	t said trust deed the				
herewith together with said trust doed) and to restate now held by you under the same. Mail re							
herewith together with said trust deed) and to restate now held by you under the same. Mail re							
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19600

## EXHIBIT "A" DESCRIPTION

A parcel of land situated in Section 21, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the West line of said Section 21, said point being North 00°08'31" East a distance of 604.42 feet from the Southwest corner of said Section 21, said point also being on the center line of the County road; thence North 88°13'46" East 30.02 feet to a 5/8 inch iron pin on the Easterly right-of-Way line of said county road; thence continuing North 88°13'46" East 321.44 feet to a 5/8 inch iron pin; thence North 01°42'01" East 329.64 feet to a 5/8 inch iron pin; thence South 81°18'29" East 329.64 feet to a 5/8 inch iron pin; thence continuing South 81°18'29" East to the southwesterly right-of-way line of the Klamath Irrigation District lateral; thence Northwesterly along the Southwesterly right-of-way line of said lateral to its interthe Southwesterly right-of-way line of said lateral to its intersection with the West line of said Section 21; thence South 00°08' 31" West along the West line of said Section 21 782.76 feet, more or less, to the point of beginning.

EXCEPTING THEREFROM a tract of land situated in the  $SW_2^{\frac{1}{2}}$  of Section 21, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being the Northerly portion of that tract of land described in Deed Volume M81 at page 8636, Parcel 1, Klamath County Deed Records, more particularly described as follows:

Beginning at a point on the West line of said Section 21 North 00° 08'31" East 1016.81 feet from the Southwest corner of said Section 21; thence South 85°50'21" East 30.07 feet to a 5/8 inch iron pin with plastic cap; thence continuing South 85°50'21" East 132.14 feet; thence North 83°24'14" East 184.49 feet to the Southwesterly right of way line of the U.S.B.R. C-4-E Lateral; thence following said right of way line: North 43°05'00' West 455.67 feet, along the arc of a curve to the left (Radius = 547.96 feet, central angle = 04°48'34") 46.00 feet to the West line of said Section 21; thence South 00°08'31" West 374.48 feet to the point of beginning, including that portion within Tingley Lane, with bearings based on Survey No.

STATE OF OREGON: COUNTY OF KLAMATH: \$5.				\$5.	the <u>29th</u> day			
	Filed for reco	ord at request November	t of A.D., 19 <u>85</u> at of Mortgag		o'clock <u>P</u> M., and on Page <u>19</u> Evelyn Biehn,	duly recorded in 9598 County Cler	0 -	
	FEE	\$13.00			Ву		Activ	