DATE OF TH	S DEED OF TR	UST AND OF THE L	OANTRANSACTIC	DN-5 DA	TE FUNDS DISBURSED		ACCOUNT NUMBER
	January	<u>31, 1986</u> ී	10 10		February 5,	1986	3654-402418
NEFICIAR		ີດ	hafa 1 po	B. GRAI	TOR(S)		
Retur TR	ANSAMERI	CA FINANCIAL	· · · · · · · · · · · · · · · · · · ·	<u>a</u> m	Ralph D. Ly	on	Age 46
			<u> </u>	nin(1) (2)	Judith L. L	yon	Aper 45
DRESS:		a St., P.O. B Falls, OR 97			ESS: P.O. BOX	-	
	1 1	Falls, VA 7/	<u>6 6</u>				
ME OF TR	USTEE: ASP	en Title -		CITY	S Merrill,	OR 97633	<u> </u>
				പ്പ			hand
	-		EED OF TRUST	SECURES	FURE AD	VANCES	in the second
this Deed	of Trust, the un	ndersigned Grantor (all, if more than one	e) for the pur	ose of securing the	payment of a Promiss	ory Note of even date in
ncipal sum	of s 20813.	20 from Grantor to	Beneficiary named a	bove hereby g	ants, sells, conveys	and warrants to Truste	e in trust, with power of a
following	described proper	ty situated in the Stat	Eof Oregon, County	of Klan			
i.	E San Att	sched EXHIBIT	S		SI		
	JEC ALL	ICHEU BARIDII					
	Do not 1058 or c	Josiroy. This used of		60 10 018 1102	S6 101 CRUCCUSTION -	61015 1600DA6A3U06 MI	
		74:0 Deed eff		B7	an for excellation t	elois isconstruct wit	li ba node
				Ву			
zether with	all buildings a	d improvements no	w or heresfter create	d three and			ventilating, refrigerating
condition	"R'edathmente and	a m-connection-ther	ewith, all of which -	for the purpos	neating, lighting, pl of this Deed of Tr	umbing, gas, electric, ust, shall be deemed f	ventilating, refrigerating ixtures of the property at
		ed to hereinafter as th erty is not currently		timber or gra			
HAVE AL	ND TO HOLD s	aid land and premise	s with all the right	e privileges an	d appuntances sh	ereto belonging to th	stee and his beirs, execut
							or without taking posses upon said premises and/o
icce and em	torce the same wi	render tegare to aded	uacy of any security i	or the indebted	iness hereby secured	by any lawful means.	
the agreed	RPOSE OF SEC	uning (1) Perform	ance of each agreeme	nt of Grantor	ontained herein; (2) Payment of the princi executed by the Grant	pal sum with interest ther or in favor of the Benefici
erence to we reon at the	hich is hereby n	lade, until paid in ful may be bereafter ion	ll at or before maturi	ty, or as extend	ed or rescheduled; (3) Payment of any add	pal sum with interest ther or in favor of the Benefici itional amounts, with inte ut the Beneficiary shall no
ligated to m	nake any addition	nal loan(s) in any amo	unt: (4).The payment	Tof any money	that may be advand	newal or relinancing, hi	ut the Beneficiary shall no
Refor	s ill'	eeu rate, where any st	ich advances are mad	e to proteçt th	e security or in accou	dance with the covena	nts of this Deed of Trust.
		(s) on the obligation s t of taxes and assessme	ecured by this Deed of the levi	of Trust shall b ed and assessed	e applied in the follo against said premise	owing order: s, insurance premiums,	, repairs, and all other cha
SECON	D: To the payme	ent of the interest due					· · · · · · · · · · · · · · · · · · ·
THIRD	: To ^s thé paymen	t of principal.			airb L. Lyon		
such othe	THE SECURIT	Y HEREOF, GRANI he Beneficiary may s	OR(S) COVENANT	S AND AGRE	ES: (1) to keep said	premises insured in B	eneficiary's favor against lary in such manner, in s
							y endorsed, on deposit w whether due or not, or to
includin	g any prior Trust	Deeds or Mortgages)	and assessments that	1 lorce shall pa	is to the purchaser a	the foreclosure sale.	2) To pay when due all ta
v for the fir	st interest/or/per	nalty to accrue there	in said premises or in an, the official received	said debt, and	procure and deliver	to Beneficiary ten (10)	days before the day fixed
							ebtedness secured hereby b) pay all said taxes, liens
od condition	n and repair, not	to commit or suffer	any waste or any us	(4) To keep the	e buildings and othe	r improvements now e	xisting or hereafter erecte
							ng the premises, to comp ucted, damaged or destro
tion thereo	of, may be extend	ded or renewed, and a	y wore and this Deed	a of Trust and	that 'the time of pay	ment of the indebtedn	ess hereby secured, or of
the full an	nount of said ind	lebtedness then remai	ining uppaid and no	of said indebte	dness or the lien of	this instrument upon t	he remainder of said prem
does neres,	violevel waltanc	and will forever deter	nd the title and posse	ssion thereof a	gainst the lawful clai	ms of any and all perso	ons whatsoever. Ie as the same may herea
neficiary un	der this Deed of	Trust or under the I	Promissory Note secu	im against or a	interest in the pren	uses, then all sums ow	ing by the Grantor(s) to
							fy the obligations hereof, iciary also shall deposit v
reof as requ	ired by law,	Magersong pa consera	of as platal where an	s secured nereb	y, whereupon Truste	ee shall fix the time and	i place of sale and give no
Whenever a	all or a portion of	f any obligation secu	red by this Trust Dee	d has become	ue by reason of a de	fault of any part of the	at obligation, including ta
the trust p	roperty, or any	part of it, any Bene	ficiary under a subore	in accordance's linate Trust De	with the terms of the	Trust Deed, the Grant	or or his successor in inte
Property.	as any ume prio	r lo inc ume and dai	ic set by the Thistee	for the Toute	o's sale if the news	e of eals thannin in to b	
ding costs a	and expenses act	ually incurred in enfo	orcing the terms of t	then due under he obligations	r, the terms of the '	Trust Deed and the ob	ligation secured thereby
ceedings ha	d or instituted t	o foreclose the Trust	Deed shall be dismis	nn default occu	irred and thereby a	time the default After	payment of this amount. shall be reinstated and s
ianii in toice	c the same as it n	o acceleration had occ	currea.				
):Alter the l ying been give	apse of such tim ven as then requi	e/as may then be req ired by law. Trustee:	uired by law followi	(.ranto-/e) eh:	II call caid groposty	on the date and at the	of Default and Notice of time and place designated
a monee of	sale at public a	iuction to the highest	l Didder, the purchase	e price payable	in lawful money o	f the United States of	the time of rale. The new
stponement	shall be given by	y public declaration t	bereof by such person	ne same from t	ime to time until it : I place last appoint	shall be completed and,	in every such case, notice
ll execute a	and deliver to the	Purchaser its Deed co	ine Notice of Sale, in	otice thereof s	hall be given in the	same manner as the or	iginal Notice of Sale, Trus
ed. or any mi	atters or facts sna	all de conclusive drog	1 OI the truthiunese	nevent any ne	remainshiding Dam.	affinition many built at the	
ustee shall a	pply the proceed	is of the sale to payn	nent of (1) the costs	and expenses	of evercising the nor	par of sale and of the s	(b) (1) (5) (4) (b) (p) ((3) (p) (p) (p) (p) (p) (p) (p) (p) (p) (p
ns secured 1	hereby; and (4) t	he remainder; if any e	to the person or pers	ons legally enti	ion with such sale a	and revenue stamps on	Trustee's Deed; (3) all of n, may deposit the balance
n proceeds	with the County	Clerk of the County i	in which the sale took	place.			
-							****

5-361 (REV, 9-84)	1957
ich proceeds with the County Clerk of the County in which the sale took place	such'positation has not?
previously been surrendered by Grantor(s). If the address of (f) the coars sure exhcuses of exact your the coart of each county is (f) and the biotectory of the successor trustee at any time by filing for record in the office of the County Recorder of each county is (5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county is (5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county is some parts thereof: is situated in (Substitution of Trustee). From the time the substitution is filed for vectori, the new Trustee shall su to me parts thereof: is situated in (Substitution of Trustee). From the time the substitution is filed for vectori, the new Trustee and at the substitution is successed and at the substitution of the substitution is substitution is substitution in the substitution is and at the substitution is substitution in the substitution in the substitution is substitution in the substitution is substitution in the substitution is substitution in the substit in the substit in the	n which said property or cceed to all the powers, cknowledged, and notice
thereof shall be given and proof thereof made, in the there is a second of the same and proce for abbound the proof of a bove-describ set throw new ment in full by said Grantor(s), of his indebtedness, hereunder, Trustee, shall recorvey to said Trustor(s) the above-describ	ed premises according to
(7) Should said property or any part thereof be taken by reason of any public improvement/or condernation proceeding. Beneficial (7). Should said property or any part thereof be taken by reason of any public improvement/or condernation proceeding. Beneficial compensation, lawards, land other payments for relief therefor, to the "extent increasary" to illudiate the unpaid balance, including	ry shall be enumed to an
obligation secured by this Deed of Trustman page as an indian and the another said bronnerty" or any part thereof, without the written con	sent of Beneficiary being
first had and obtained, then Beneficiary shall have the right, as rough a first provide any the approximate any the second s	nor said Promissory Note
shall be deemed to impose on the visition statistic outparts of a providents provide a stress of a stress of the entry shall be of no force or effect. If any generation and a superior to the providents providents to the stress of the entry	ions of this Deed of Trust
contrary shall be of no torce or effect. Severally liable for fulfillment of their covenants and agreements herein contained, and all provis (10) All Grantors shall be jointity and Severally liable for fulfillment of their covenants and agreements herein contained, and all provis shall inure to and be binding upon the hereis, executors, administrators, successors, grantees, lessees and assigns of the parties hereto re shall beed of Trust of the singular shall be construed as plural where appropriate.	spectively. Any reference
(11) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions. (11) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions. (12) Trustee accepts this frust when this Deed of: Trust, duly executed and acknowledged; is made a public record as provided by law (12) Trustee accepts this frust when this Deed of: Trust, duly executed and acknowledged; is made a public record as provided by law (12) Trustee accepts this frust when this Deed of: Trust, duly executed and acknowledged; is made a public record as provided by law	v. Trustee is not obligated ciary, or Trustee shall be a
(13) The qudershing (graphotes, and plantary and an apender broader, or upon sale of other supervises to provide the provide t	n 1945-araban 2 1827 allan 1820 - Ange <u>a</u> llar Grandsarta - Alabania ang
web perions industry of the log herby created (from the public, and no change in the ownership of and periods and reference of a	ndraunderfind seind steidiger. In Feiniger
portion thereof, may be extended or renewed, and any portions of the premises herein deserved may, also as a deserved fra- releasing or affecting the personal fiddity of our new more the the transference herein descence in deserved fra-	20 (11- 11-11-11-11-11-11-11-11-11-11-11-11-
Signed, sealed and delivered in the presence of the in a boot and maganaphy and the part of the ball a molecular	n genoletingen om son som state var High Egenoletingen om som som som som som som som som som
tand compiling and repair of the compiling of after the area and an approximately and the formation of the compiling and the compiling of the	AND AN AND AND AND AND AND AND AND AND A
and collectible or only may (a) effort the interest of 2 down, Benederais, at 1 of the start the start of the	(SEAL)
a which the third intersection to be a the section of the section	i Six Brain Mitters Alato - 11 takes. El Boldenañ Oskong - El titor distat - i Anelo a toar titor stela (foueld by
Gound of conclusion and the desired in costs one device any shell not raise descriments of the raise to the second state of the desired and	n 1999 (1999) (1997) (1997) (1997) 1999 (1999) (1997) (1997) (1997) (1997)
anecode, and in such companies as hereflette mar from the or the same of an improvement 10,000 beneficial. Bersonally a	appeared the above manied'
THED. THE SECURITY HEREOF, GRANTOUSS, CONNANTS AND AGBLESS (D) to be B. 20 Thorness (matter to be a and such outpression).	and
acknowledged the foregoing instrument to by Charles and the first of the Webintery act and deed.	ала со карана, нина ортина. И п
Before me: My Commission expires 12	121/81
in the second se	
TO:TRUSTEE: Lo My Commission Expires REQUEST FOR FULL AECONVEYANCE	and of Trust have been paid.
In the understand is the lefth owner and holder of all indebtaness accurately the intermediate burner and burn	leed of Trust, the estate now
The above described real iWile Beconcestates toth used for agricultural, timber or grazing numbers	
Progether with all buildings and improvements now or hereafter erected thereon and heating, highing, plumbag, gas, electer, a inconditioning emugator used to consertion thereaft, and which, the purpose of the David of Freez, and heating, the restrict a beyended, all of which is referred to hereinflich with a the grand of the building David of Freez, and heating the function of the second o	entistma, refracebing and
By	
By	
Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance wit	l be made.
See Attached EXHIBIT 4, A	
the lot wing of cabed property situated to the State of Bonpa, though of Klamatra	end thest with power of sale.
20. dar Deed ef Trivit the uncersion (a flor (all, a moto than \$50) for the partness of structure by partness of the partness	un juge of class date in the
THE DEST RESTREETED TO THE PROPERTY OF THE TOTAL STREETED TO THE T	rRU
Town of Town Street August Title P 6 30 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	S.
Cir. Klabath Falls, 08 976010 6 3 8 ADDA 8 P.O. Pox 157	מי
VICTOR NOT INTUR 21.1 5. B. ROY 97. E 4	H H H H H H H H H H
	A. Q. 46
	3654-402418
January 11, 1986O 6 2 d f 200 201 201 201 201 201 201 201 201 201	HOCOCHI HOWBER
SYS62 DEED OF TRUST AND ASSIGNMENT OF RENTS	24. Dane 1956

Order No. 29551 Page 4

EXHIBIT "A"

A parcel of land in the SELSEL of Section 35, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

1958

Beginning at a point on the South line of Section 35 which is 208.71 feet West of the Southeast corner of said Section, said point of beginning also being the Southwest corner of 1 acre parcel conveyed to United States of America by Deed Volume 25 on page 457; feet, more or less, to the Northwest corner thereof; thence West parallel to the South line of Section 35 a distance of 4 chains 75 of parcel conveyed to Walter L. Wilson, et ux., by Deed Volume 299, said parcel to the South line of Section 35; thence Easterly line of Section 35 a distance of 208.71 said parcel to the South line of Section 35; thence East along the less to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH:

filed of	for record at required at required at required at required at the second s	uest of A.D., 19 <u>86</u> at <u>3:</u> of Mortgages	M., and duly recorded in Vol
FEE	\$13.00		on Page Evelyn Blehn County Clerk By Sernetta Spelich
		· · · ·	