The above described real property is not currently used for agricular to protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
and repair not be remove or dean eliah may builded property in good condition not to commit or permit any waste of suid property, for the committed and the second property and in good and workmanlike any building or improven not which may be constructed, damaged or destroyed thereon, and pay which the suit costs incurred deserted, damaged for destroyed thereon, and pay the suit of the all costs incurred deserted, damaged for the suit of the suit o

ion in the restrictions altesting said, ord-sances, regulationers.

John Code and said instancing as families, regulationers, over and in control and proper public offices or offices, as veril, and to pay for lining accommentable by lining oditions or offices, as veril, and to pay for lining accommentable by lining oditions or others, as veril, and to pay for lining accommentable by lining oditions or searching agercies as may be deemed desirable by the beneficiary of the pay for lining and the provides and continuously may be deemed desirable by the most of the buildings and may be applied to the beneficiary, with loss and such orders and such orders.

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To keep such notice.

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(a) consent to the making of any map or plat of said property: (b) join in (a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any easement of creating any experience of the consequence of the consequenc

the manner provided in ORS 86.735 to 86.795.

31. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor any other person so privileged by ORS 86.733, may cure the delault or detaults. If the delault consists of a lailure to Pay, when due, such as the delault or detaults. If the delault consists of a lailure to Pay, when due, not then be due at the time of the certaint may be cured pay paying the sensite amount due at the time of the certaint may be cured paying the being cured may be cured by tendering the performance requits Capable obligation or trust feed. In any case, in the performance requite scapable obligation or trust feed. In any case, in the performance require didet the and expenses actually incurred in enforcing the obligation of the default of the beneficial default of the defaults, the person effecting the cure shall pay to the beneficial default or logether with frustee's and attorney's less not exceeding the amounts provided the cure. It is the person of the cure of the control of the trust deed by law.

14. Otherwise, the sale shall be held on the delaults and the first deed to the sale shall be held on the delaults.

together with trustee's and attorney's tees not exceeding the amounts 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 to which said sale may make the property either the parcel or in separate parcels and shall sell the parcel or parcels or in separate parcels and shall sell the parcel or oparcels at the property so sold whether the property is deed in form as required by Jake. Trustee property so sold, but without any cover or required by Jake. Trustee pied. The recitals in the deed of any matters of a coverage or warranty, express or important the property so sold with the property so sold with the property so sold in the state of the trustee sold in the sale of the trustee, and the sale.

15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneficiary, may purchase at the sale, tionee, but including all the property of the provided herein, trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale including the compensation of the trustee and a reasonable charge by trust attorney (2) to the obligation secured by the trust deed, (3) to all persons deed a second deed, (3) to all persons the process of the second deed and the sale interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the granter or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any tustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be verted with all fille, powers and duties conferred and substitution shall be made or appointed hereinfee. Each such appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and successed is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sels under any other deed of trust or of any action or proceeding in which drantor, heneficiary or trustees as the party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee by sunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laun association authorized to 4.3 butilities under the lawal of Oregon or 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 law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and lower 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 or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and auxigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In contraining this deed and whenever the context so requires, the masculine fender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHERE()F, said	the singular number inc grantor has hereunt	uing this deed and whenever the context so requires, it the con- cludes the plural. o set his hand the day and year first above written.				
* IMPORTANT NOTICE: Delete, by lining out, whichever net applicable; if warrenty [a] is applicable and the less such word is defined in the Truth-in-Lending Action word is defined in the Act and Regulated increases; for this purpose use Stevens-N iss from N if compliance with the Act in net required, disregard to	or warranty (c) or (b) is beneficiary is a creditor and Regulation Z, the on by making required	CALIFORNIA OREGON EROADCASTING, INC. EY: The Shaullin Charles				
(If the algner of the above is a corporation, use the form of a dinouriodgement) opposite.)	:					
STATE OF OREGON,						
County of) 33. I	OF OREGON,				
This instrument was acknowled ted Defore		yot Blamath }ss.				
,19,5)		This instrument was acknowledged before me on				
Control of the Contro		unan of a				
	of Cal	forma Organ Brade ration				
	July	ic.				
(SEAL) Notary Public for	Oregon Notary Pu	blic for Oregon				
My commission expires:		ission expires: 6-21-88 (SE				
	REQUEST FOR FULL REC					
The undersigned is the legal owner and hold rust deed have been fully paid and satisfied. You aid trust deed or purposed to see the	der of all indebtedness a hereby are directed, on	scured by the foregoing trust deed. All sums secured by si payment to you of any sums owing to you under the terms dness secured by said trust deed (which are delivered to w				
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EXHIBIT "A"

Lots 1 and 2, Block 77, and a strip of land 0.25 feet in width, lying Lots 1 and 2, Block 77, and a strip of land 0.25 feet in width, lying adjacent to and Morthwesterly of the Northwesterly line of Lots 1 and 2, Block 77, and a strip of land 0.25 feet in width lying adjacent to and Southeasterly line of Lots 1 and 2 place 77 2, Block 77, and a strip of land 0.25 feet in width lying adjacent to and Southeasterly of the Southeasterly line of Lots 1 and 2, Block 77, KLAMATH ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath,

Lot 3 and the Easterly 6 inches of Lot 4, Block 77, and a strip of land 0.25 feet in width, lying adjacent to and Northwesterly of the Northwesterly line of Lot 3 and the Easterly 6 inches of Lot 4, Block 77, and a strip of land 0.25 feet in width lying adjacent to and Southwesterly line of Lot 3 and the Easterly o inches of Lot 4, block // and a strip of land 0.25 feet in width lying adjacent to and Southand a strip of land U.25 feet in width lying adjacent to and Southeasterly of the Southeasterly line of Lot 3 and the Easterly 6 inches the County of Klamath Addition To The CITY OF KLAMATH FALLS, in

Lots 9 and 10, Block 77, KLAMATH ADDITION TO THE CITY OF KLAMATH FALLS,

STAT	E OF OREG	ON: COUNTY OF	KLAMATH: ss.				-
- 1100	for record at	request of					
FEE	\$13.00	of	86_ at1:50 Mortgages	MM	., and duly recorde	e 15th	day
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