THIS	TRUST	DEED	made th		///	Inv of	ATTOX
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CAPITAL TITLE COMPANY as Grantor JANET BOWLED

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....., 19.86, between

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as Trustee, and

### WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> County, Oregon, described as: shown on Exhibit "A" attached hereto and by this reference made a part hereof. 

RUSE DEED

Subject to:

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as Beneficiary,

1. Rights of the Federal Government, the State of Oregon, and the general public in and to that portion thereof lying below the high water line of the Deschutes River. U.F2! IcRight of Way easement, including the terms and provisions there of, by and between Clarence V. Parsons and Lilla F. Parsons, husband and wife and Midster Flootney Comparison to the terms and provision there

wife, and Midstate Electric Cooperative, Inc., a cooperative corporation, dated September, 17,, 1952, recorded January 2, 1953, in Volume 258, Page 415, Deed records of Klamath County, Oregon.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of 0 - TWENTY - FIVE THOUSAND and no /00----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sconer paid, to be due and payable. August 1 ,989 The date of maturity of the deb 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 thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned on 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 herein, shall become immediately due and payable. The ebove described real property is not currently used to herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

tions and join in ex cinl. Code

en, at the beneficiary's option, all obligations secured by, this instrument, trespective of the measure, measure, measure, and payable. The obve described real property is not currently used for agricultural, timber or graining purposes. The obverdescribed real property of this trust deed, grantor agreess. (a) commit or the making of any may or phil of still property: (b) phin in a more than a philo of this trust deed, grantor agreess. (c) commit or permit any worte of and property. The obverdescribed as the property. The proble office or office and to phylo thing communities the obverdescribed as the property. The individual state interment, allocan communities the obverdescript of the truthid and any part of the property. The proble office or office and to phylo thing communities the obverdescript of the truthid and the property is the beneficiary may the truthid device as the property of the individual state interment, and the phylo the individual state interment and the property the individual state interment and the property of the individual state interment and the phylo the individual state interment and the phylo the individual state interment and the phylo the individual state and the phylo the indi Notes and restrictions allocing kind property: if the beneficiary so requests, to a final model within the exciting and themening summary to the Windows Commerces and the pay for thing same in the final model of the solution may require and to pay for thing same in the final model of the solution may require and to pay for thing same in the final model of the solution of the beneficiary. A f. To provide and continuously maintain insurance on the buildings to the there are exceed on the said premises against loss or damade by line in an such other handful if the there provide and continuously maintain insurance on the buildings of the solution of the provide and continuously maintain the pay for the pay for the solution of the provide and continuously maintain the pay for t

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Record of Monthages of Said County

ingeriner with trustees and autorney's tees not exceeding the automic pro-by law. 14. Otherwise, the vale shall be held on the date and at the fine and place designated in the police of safe or the time to which said sale may be postported as provided, by law of the time of said sale may the postported as provided, by law of the time of said sale may metion the the hidder the safe or the time of safe. Trustee while the postport is the function of the safe of the time of safe. Trustee the property so sold, but without any coverant or warranty, express or in-plied. The recitate in the deed of any matters of lact shall be conclusive proof of the trustely so sold, but without any coverant or warranty, express or in-plied. The recitate in the deed of any matters of lact shall be conclusive proof of the trustely used beneficiary, may purchase at the sale.

the granute and permittency, may purchase at the powers provided herein, trustee 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 trustee's attorney; (2) to the obligation secured by the trust ded, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their, priority and (4), the wardes).

Surphus, if any, to the granter or to his successor in interest entitled to number. 16. Breakistary may been time to time appoint a successor or a must to any trustee named herein or to any successor trustee appointed under. Upon such appointment, and without conveyance to the suc-trustee, the latter shall be vested with all title, nowers and duries con-upon any trustee herein named or appointed hereunder. Each such appoin-and subditions shall be made by written instrument executed by benefi-which the property is situated, shall be conclusive prool of proper appoint of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed obligated to notify, any party hereto of pending sale under any other du-shall be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust con or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to property of this state, its subsidiaries, alliliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 698.505 to 690 

ully served in two simple of sour described real property and fars a round, unear associated table dimension The second coversants and aftered to able with the transitions of and these character trans that he is buy

fully seized in fee simple of said described	real pro	perty and has a valid, un	ise claiming under him, that he is <b>law</b> - encumbered title thereto
and that he will warrant and forever defe			
The grantor warrants that the proceeds of	the loan	represented by the above desc held or agricultural purposes	ribed note and this trust deed are:
(b) for an organisation, or (even il grants purposes. This deed applies to, inures to the benefit tors, personal representatives, successors and assis	or is a na it of and gns. The a benefic	fural person) are for business o binds all parties hereto, their term beneticiary shall mean th iary herein. In construint this	or commercial purposes other train agricultural heirs, legatees, devisees, administrators, execu- te holder and owner, including pledgee, of the deed and whenever the context so requires, the
masculine Gender includes the feminine and the r	antor ha	is hereunto set his hand the	<b>a free</b> p <b>rimer</b> , so of the sense of each terms of the set of the
• IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Regulat disclosurer; for this purpose, if this instrument is to be the purchase of a dwalling, use. Stevens-Ness Form I if the instrument is NOT to be a first lien, or is not of a dwalling was Stevens-Ness Term No. 1306, or a with the Act is not required, disregard this notice.	beneficiary I and Regi Non by me a FIRST I No. 1305 I to finance againment.	It a creditor Littion Z, the king required X. Utility ion to finance or squivelent; the purchase If compliance	Binaller
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trust deed have been fully paid and satislied. Y said trust deed or pursuant to statute, to cano herewith together with said trust deed) and to re	ou hereby el all'evic econvey, w	are directed, on payment to y lences of indebtedness 'secured ithout warranty, 'fo' the partie	by said trust deed (which are delivered to y
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3295 Triangle Drive SE #2 Salem, Oregon 97302		Xy	By
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## EXHIBIT "A" PROPERTY DESCRIPTION

All the following described real property situated in Klamath County, Oregon:

PARCEL 1:

A tract of land in the N1 NE1 of Section 8, Township 24 South. Range 9 East of the Willamotte Meridian, described as follows:

Beginning at the Northeast corner of said Section 8; thence South 0° 12' 43" East, along the East line of said Section 8, 434.95 feet; thence North 89° 39' 38" West, 656 05 feet to the East line of the Wi NEi NEi of said Section 8; thence North 0° 07' 44" West, along said East line 435.35 feet to the North line of said Section 8; thence South 89° 37' 24" East, along said North line, 655.42 feet to the point of beginning.

#### PARCEL 2:

A tract of land in the N1 NE1 of Section 8. Township 24 South, Range 9 East of the Willamette Meridian, described as follows:

Beginning at the Northeast corner of said Section 8; thence South  $0^{\circ}$  12' 48" East, along the East line of said Section 8, 434.93 feet to the true point of beginning; thence continuing South  $0^{\circ}$  12' 43" East, along said East line 434.93 feet; thence 89° 41' 52" West, 656.68 feet to the East line of the W $\frac{1}{2}$  NE $\frac{1}{2}$  NE $\frac{1}{2}$  of said Section 8; thence North  $0^{\circ}$  07' 44" West along said East line 435.35 feet; thence South 89° 39' 38" East, 656.05 feet to the true point of beginning.

#### PARCEL 3:

A tract of land in the N1 NE1 of Section 8. Township 24 South, Range 9 East of the Willamette Meridian, described as follows:

Beginning at the Northeast corner of said Section 8; thence South 0° 12' 43 East, along the East line of said Section 8, 869.86 feet to the true point of beginning, thence continuing South 0° 12' 43" East along said East line, 434.92 feet to the South line of the N $\frac{1}{2}$  NE $\frac{1}{2}$  of said Section 8; thence North 89° 44' 08" West along said South line 657.30 feet to the East line of the W $\frac{1}{2}$  NE $\frac{1}{2}$  of said Section 8; thence North 0° 07' 44" West, along said East line 435.33 feet; thence South 89° 41' 52" East, 656.68 feet to the true point of beginning.

## TOGETHER WITH:

Easement given by Bjooks-Scanlon, Inc., to K. E. Sandner recorded in Volume M-72, on page 4738, records of Klamath County, Oregon described as follows: "An easement 20 feet in width the centerline of said easement to be in the road as now constructed and used and approximately described as follows: Beginning at a point of the West line of Section 9, Township 24 South, Range 9 E.W.M. in Klamath County, Oregon, that is 1250 feet South of the Northwest corner of said Section 9; thence South 70° East 200 feet; thence South 15° West 595 feet; thence South 35° East 330 feet; thence South 12° East 495 feet; thence South 20° West 330 feet; thence South 10° East 330 feet; thence South 70° East 50 feet more or less to the Westerly right of way boundary of U.S. Highway No. 97

# EXHIBIT "A"

STATE OF OREGON: COUNTY OF KLAMATH:

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LIC		A D 10 86 at 10:05 o'clock A M., and duly recorded in vor.	
of	September	On Page 16091	
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	나는 계계 가지 않는 것 같아.	Evelyn Biehn, County Clerk	