72492	A	TC-30758	
	(Oreg	D OF TRUST on-Short Form)	Vol Mgn Page 4
Klamath Falls			Page 4
Grantor(s): Lee E. Carlson		Date:	March 16, 1987
		Address:	P.O. Box 251
Borrower(s): Lee E. Carlson		Address:	Chiloquin, Or. 97624 P.O. Box 251
Beneficiary/("Lender"): <u>U.S. Na</u>	<u>itional Bank of Oreg</u>	on Address:	Chiloquin, Oregon 97624
Trustee: Bank of Corvallis			Klamath Falls, Or 97601
Þ		Address:	P.O. BOX 3347 - PI-5 P E D K
			10111and, 0r. 9/208
1. GRANT OF DEED OF TRUST. By	y signing below as Grantor. Lirre	Vocably grant have	, sell and convey to Trustee, in trust, with power of sale,
the following property located in _	Klamath	_ County, State of C	I, sell and convey to Trustee, in trust, with power of sale, regon:
SEE ATTACHED E	XHIBIT A.		-
and rents from the property as add	ements and fixtures now or later	located on it. I also t	ereby assign to Lender any existing and future leases hat I will be legally bound by all the terms where leases
		USACI for approximation	ereby assign to Lender any existing and future leases hat I will be legally bound by all the terms stated in this timber or grazing purposes
2. DEBT SECURED. This Deed of T	Fust and assignment of an		
a. The payment of the princip	pal, interest, credit report fees, la	te charges, collection	costs, attorneys' fees (including any on appeals), and 000.00
<u>March 16</u> , 1987, si	("Note") with an original princi	pal amount of \$ _2	costs, attorneys' fees (including any on appeals), and
to Lender, on which the last payme	ant is due <u>March 15</u>	19 97	, (Borrower) and payable
and under any extensions and rener	wais of any length.		
dated	s that are payable to Lender at a	any time under a	
Of Credit under which Day	ned by		(Name of Agreement) (Oreon Agreement")
may not at any time away to	obtain one or more loans from I	endor en en ("Bo	rrower"). The Credit Agreement is for a revolving line e occasions, the total outstanding balances of which ring under the Credit Agreement, if not sooner paid, the of the Credit Agreement the payment of which
is due and nousble	. The total or	toter of one or mor	e occasions, the total outstanding belaness
tees (including any on appeal), collect	tion costs and the payment	t of all interest, credit	ing under the Credit Agreement, if not sooner paid, e of the Credit Agreement, if not sooner paid, e of the Credit Agreement, the payment of all loans report fees, late charges, membership fees, attorneys' ender at any time under the Credit Agreement, and
any extensions and renewals of any	longth	that are payable to I	appler et si alle charges, membership fees, attornevs'
M a This D is	length.		ender at any time under the Credit Agreement, and
C. This Deed of Trust also secu	ires the payment of all other		and greenion, and
the and the	performance of any environ	is with interest thereo	n, advanced under this Density of
the repayment of any future advances	S, with interest thereas	and agreements under	n, advanced under this Deed of Trust to protect the
The interest rate on months		D Borrower under this	Deed of Tauri
in accordance with the terms of the Not	te, the Credit Agreement and unc	der the Credit Agreeme	Deed of Trust. This Deed of Trust also secures Deed of Trust. Int may be indexed, adjusted, renewed or renegotiated ons and renewals of the Note and Crodit to
LIENS, AND UPKEED			and Credit Agreement.
JI Will Keep the promotive inclused to		5. PROTECTING Y	OUR INTERECT I
located in any area which is as h	insurance if the property is	will pay all recor	ry to perfect and preserve this Deed of Trust, and I ding fees and other fees and costs involved.
special flood hazard area, and e	xtended coverage insurance	O. DEFAULT. It will	be a default-
		6.1 If you don't r	Ceive any navment on the date
The policy amount will be enoug owing on the debt secured by this r	Ih to pay the entire amount	6.2 If I fail to kee	D any agreement I have see to be
value of the property which	food of trust or the insurable	or there is a	default under any security agreement, trust deed,
policies will have your standard la	The insurance	the debt sec	ured by this Dood of Taut
one but you has a mortgage or lien following "Permitted Lien(s)":	on the property, except the	0.5 n any Co-Bo	rrower, Grantor or Lhosen
Green the contract of the		you the truth	about my financial statement, or if I haven't told
3.2 Lutit		about my us	e of the money;
3.2 I will pay taxes and any debts that in property, and will keep it free of trust	might become a lien on the		r tries, by legal process, to take money from any
other than yours and the Permitted	ueeds, mortgages and liens	bank account	, any Co-Borrower, Grantor or I moniey horn any
	Liens just described	by legal proce	ess, to take any other manager of i may have, or tries,
prevent the removal of any of the	Condition and repair and will	by legal proce have coming 6.6 If any person f	ess, to take any other money or property I may then from you;
3.4 If any of these things agreed to in the	condition and repair and will mprovements.	by legal proce have coming 6.6 If any person to on the propert	ess, to take any other money or property I may then from you; ries or threatens to foreclose or declare a forfeiture
3.4 If any of these things agreed to in the you may do them and add the cost to ment. I will pay the cost of your do	condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree-	by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any land
3.4 If any of these things agreed to in the you may do them and add the cost to ment. I will pay the cost of your doin with interest at the fixed or floating	Clens just described. condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree- g those whenever you ask,	by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which I a	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- IM a party or through which we
3.4 If any of these things agreed to in the you may do them and add the cost to ment. I will pay the cost of your doing with interest at the fixed or floating ra or the Credit Agreement, whichever is things, my failure to do them will be things.	Condition and repair and will mprovements. his Section 3 are not done, o the Note or Credit Agree- ig those whenever you ask, ate charged under the Note higher. Even if you do these	by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which La in the property	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest /.
3.4 If any of these things agreed to in the you may do them and add the cost of your doing with interest at the fixed or floating ratio or the Credit Agreement, whichever is things, my failure to do them will be and you may still use other rights your agreement.	a Liens just described. condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree- ig those whenever you ask, ate charged under the Note higher. Even if you do these a default under Section 6, QU have for the default.	by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which I a in the properts YOUR RIGHTS AF	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest y.
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3.4 If any of these things agreed to in the you may do them and add the cost of your doing with interest at the fixed or floating ratio or the Credit Agreement, whichever is things, my failure to do them will be and you may still use other rights you may able all sums secured by this Deed of the property, or an interest in the the secure of the property. or an interest in the secure of the property.	a Liens just described. condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree- ig those whenever you ask, ate charged under the Note higher. Even if you do these a default under Section 6, ou have for the default. bur option, declare due and f Trust if all or any part of	 by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which I a in the property YOUR RIGHTS AF following rights and at any time. 7.1 You may decla payable all at a 	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest y. TER DEFAULT. After a default you will have the may use any one, or any combination of them, are the entire secured debt immediately due and proce without potice.
3.4 If any of these things agreed to in the you may do them and add the cost of your doing ment. I will pay the cost of your doing with interest at the fixed or floating ra or the Credit Agreement, whichever is things, my failure to do them will be and you may still use other rights you payable all sums secured by this Deed of the property, or an interest in the property you exercise the option to accelerate I kn	a Liens just described. condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree- g those whenever you ask, ate charged under the Note higher. Even if you do these a default under Section 6, ou have for the default. bur option, declare due and f Trust if all or any part of y, is sold or transferred. If yow that you may use any	 by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which I a in the property YOUR RIGHTS AF following rights and at any time. 7.1 You may decla payable all at a 7.2 Subject to any if 	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest y. TER DEFAULT. After a default you will have the I may use any one, or any combination of them, are the entire secured debt immediately due and ponce without notice.
3.4 If any of these things agreed to in the you may do them and add the cost of your doing ment. I will pay the cost of your doing with interest at the fixed or floating ra or the Credit Agreement, whichever is things, my failure to do them will be and you may still use other rights you payable all sums secured by this Deed of the property, or an interest in the property you exercise the option to accelerate I kn default remedies permitted under this Deed aw. I know that you may exprise the property of the property of the property of the property of the property.	a Lineix just described. condition and repair and will mprovements. his Section 3 are not done, o the Note or Credit Agree- ig those whenever you ask, ate charged under the Note higher. Even if you do these night and the section 6, ou have for the default. but option, declare due and f Trust if all or any part of y, is sold or transferred. If iow that you may use any ed of Trust and applicable	 by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ty to which I a in the property YOUR RIGHTS AF following rights and at any time. 7.1 You may decla payable all at a or after a sale of a sale of the pro- a sale of the pro- 	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest /. TER DEFAULT. After a default you will have the I may use any one, or any combination of them, the entire secured debt immediately due and once without notice. mitations imposed by applicable law, either before the property under a judicial foreclosure, or before
3.4 If any of these things agreed to in the you may do them and add the cost to ment. I will pay the cost of your doing with interest at the fixed or floating ra or the Credit Agreement, whichever is things, my failure to do them will be things.	a Liens just described. condition and repair and will mprovements. his Section 3 are not done. o the Note or Credit Agree- ig those whenever you ask, ate charged under the Note higher. Even if you do these a default under Section 6, ou have for the default. Dur option, declare due and f Trust if all or any part of y, is sold or transferred. If yow that you may use any bed of Trust and applicable hts under this due-on-sale	 by legal proce have coming 6.6 If any person to on the propert Permitted Lie 6.7 If there is any ity to which I at in the property YOUR RIGHTS AF following rights and at any time. 7.1 You may decla payable all at at or after a sale of a sale of the pro- you may sue for 	ess, to take any other money or property I may have, or tries, from you; tries or threatens to foreclose or declare a forfeiture y under any land sale contract; or to foreclose any n or other lien on the property; default under any lease or sublease of the proper- im a party or through which I derive any interest y. TER DEFAULT. After a default you will have the I may use any one, or any combination of them, are the entire secured debt immediately due and ponce without notice.

7.3 You may foreclose this Deed of Trust under applicable law either

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- 7.4. You may have any rents from the property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.
- 7.5 I will be liable for all reasonable collection costs you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either judicially by suit in equity or nonjudicially by advertisement and sale, I will also be liable for your reasonable attorneys' fees including any on appeal.
- 7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements.
- 8. SATISFACTION OF DEED OF TRUST. When the secured debt is completely paid off and the credit agreement is cancelled and terminated as to any future loans, I understand that the Lender will request Trustee to reconvey, without warranty, the property to the person legally entitled thereto. I will pay the Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense.

- . 3 Aon Link parackees and
- 9. CHANGE OF ADDRESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.

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- 10. OREGON LAW APPLIES. This Deed of Trust will be governed by Oregon law.
- 11. NAMES OF PARTIES. In this Deed of Trust "I" means Grantor(s), and "you" means Beneficiary/Lender.

I agree to all the terms of this Deed of Trust. G Granto

	2		INDIVID	UAL ACKNO	WLEDGEME	NT		
STATE OF OF	EGON							
	1 1)) ss.			s ¹⁴⁶ 1177 - 1			
County of	Klamath)			25	· · ·	March 16	. 1987
	13 							
Personally app	eared the above i	named <u>Lee E</u>	. Cariso	m				
and acknowled	ged the foregoing	Deed of Trust to t	e his	voluntary	act			
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					Betore me:	Tobut	Lower	-
	LIC					Notary Public		
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and the second	annun munt							
TO TRUSTEE:			REQUES	T FOR REC	ONVEYANCE	E		
estate no Date:	w held by you und	der the Deed of Tru	it and this De Ist to the per	rson or pers	ons legally en	livered hereby, and titled thereto.	ntire obligation evide en paid in full. You a to reconvey, withou	l warranty, all th
				Si	gnature:			
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Deed of Trust dated March 16, 1987 between Lee E. Carlson, Grantor,; U.S. National Bank

EXHIBIT "A"

A tract of land in Government Lot 10, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, in t he County of Klamath,

Beginning at a point on the West boundary line of the Dalles-Beginning at a point on the west boundary line of the Dalles-California Highway (State Highway No. 427), said point being South 0° 57' East 900 feet and West 629.46 feet more or less, to the West 0° 57' East 900 feet and west 029.40 feet more of fees, to the met-line of said highway and South 0° 57' East 125 feet from the Northeast corner of Government Lot 9 in said Section 7, said point being the true point of beginning of said tract; thence South 0° 57' East along said highway right of way to the Northeast corner of that tract described in deed recorded September 5, 1975 in Volume M-75 at page 10442; thence West along the North line of said parcel to the Easterly shore of Agency Lake; thence Northerly along said shoreline to a point due West of said true point of beginning; thence East to the true point

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STATE	OF OREGON: COUNTY OF KLAMATH:		
tined tot	r record at request of		
	A.D., 19 87 at	spen Title Co. 4:00 o'clock M_ and	the
FEE	\$13.00	on Page 65	duly recorded in Vol. M87 day
		Evelyn Biehn, By	County Clerk
		a state and the	- Aliman City

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