as Beneficiary,

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

SEE ATTACHED EXHIBIT "A" BY THIS REFERENCE MADE A PART HEREOF.

TRUST DERD

Complete MANE OF CHAQON

FUTURE ADVANCES AND RENEWALS.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or approval of the beneficiary.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon;

2. To complete or restore promptly and in good and workmanlike any building or improvement thereon;

2. To complete or restore promptly and in good and workmanlike any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all coats incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; it the beneficiary so requests, to cial Code as the beneficiary may require and to pay for filling same in the py liting officers or searching agencies as may be deemed desirable by the beneficiary.

ciail case conting such imming said property; if the beneficiary requests, to ciail Code as the beneficiary if statements pursant to the Uniform Commercial Code as the beneficiary if statements pursant to the Uniform Commercial Code as the beneficiary as continuously maintain insurance on the buildings of the code of the said premises against loss or damage by the building officers or searching denties a manual to the said premises against loss or damage by the comment of the said premises against loss or damage by the companies acceptable to the beneficiary, with loss payable to the suffern companies acceptable to the beneficiary, with loss payable to the suffern companies acceptable to the beneficiary with loss payable to the suffern companies acceptable to the beneficiary with loss payable to the suffern companies acceptable to the beneficiary with loss payable to the suffern companies acceptable to the beneficiary with loss payable to the suffern companies acceptable to the beneficiary with loss payable to the sufficiary of the sufficiary with loss payable to the sufficiary with loss payable to the sufficiary of the beneficiary of the sufficiary of the sufficiary of the beneficiary of the sufficiary of the beneficiary of the sufficiary of the beneficiary of the sufficiary sufficial sufficial of the sufficiary of the sufficiary sufficial sufficial of the sufficiary of the sufficiary of the sufficiary of the sufficiary sufficial sufficial sufficial sufficiary an

(a) consent to the making of any map or plat of said property. (b) join in granting any easement or creating any restriction thereon; (c) join in any assument or other agreement affecting this deed or the lien or charge grantee in any reconvey, without warranty, all or any part of the property. The legally entitled thereto, without warranty, all or any part of the property. The legally entitled thereto, and the recitals therein of any matters or facts shall seem to be conclusive proof of the truthfulness therein of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.

Lyon any default by grantor hereunder, beneficiary may at any pointed by a court, and without preson, by agent or by a receiver to be appointed by a court, and without preson, by agent or by a receiver to be appointed by a court, and without enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the tents, less costs and expenses of operation and collection, including reasonable attornistics and prolist, including those past due and unpaid, and apply the same, leay's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolists, or the proceeds of lire and other insurance policies or compensation or sewards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured evalue any desult or notice of default hereunder of invalidate any act done pursuant to such notice.

13. Upon default by grantor in payment of any indebtedness secured declare all suns accured hereby immediately due and payable. In such an in equity as a mortage of direct the trustee to foreclose this trust deed by execute and cause to be recorded his written notice of default and his election thereby whereupon

the manner provided in ORS 86.735 to 86.795.

13. After 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 defaults. It the default consists of a failure to pay, when due, the default or defaults are sured by the trust deed, the default may be cured by paying the not then be due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the default on trust deed. In any case, in addition to curing the default open defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be hald on the default the mounts provided.

together with trustee's and attorney's lees 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 not be postponed as provided by law. The trustee may sell said property either suction to the highest bidder for cash, payable at the time of sale. Trustee and continuous cont

the grantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in storing, (2) to the obligation secured by the trust deed, (3) to all persuant deed as their interests 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 surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surpus. It any, to the graneor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to say further named herein or to any successor trustee appointed herein the successor trustee, the latter shall be vested with all title, owers and duties conferred upon such appoint all title, owers and duties conferred and substitution shall be maded by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

or the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attoo or savings and loan association authorized to do business under the lows of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

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 forever defend the same against all persons whomsoever.

personal representatives, successors and assigns. The term be secured hereby, whether or not named as a beneticiary here gender includes the feminine and the neuter, and the singula	eneticiary shall mean the hol in. In construing this deed an r number includes the plural.	d whenever the context so requires, the mascuime
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand	the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (not applicable; if warranty (a) is opplicable and the beneficiary it as such word is defined in the Truth-In-Lending Act and Regulation by makin disclosures; for this purpose use Stevens-Ness Form No. 1219, or if compliance with the Act is not required, disregard this notice.	tion Z, the	W Moyal
(If the signer of the above is a corporation, use the form of adaptivelyoment appealts.)		
STATE OF OREGON, )	STATE OF OREGON,	) <b>ss.</b>
County ofKLAMATH	County of	nowledged before me on,
MARCH 19 19 87, by	19, by	
PAUL MOVAK AND JOHN NOVAK	#5	
XXIII		- 440
Notary Public for Oregon	Notary Public for Oregon	er i gi
(SEAL) My combission expires: 2-/2-91	My commission expires:	(SEAL)
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The undersigned is the legal owner and holder of al	are directed, on payment to	you of any sums owing to you under the terms of
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## EXHIBIT "A"

The following described real property situate in Klamath County, Oregon, to-wit:

A tract of land situated in the SWt of the NWt of Section 3, Twp. 39

S., R. 9, E.W.M., more particularly described as follows:

Oremencing at the Northwest corner of said Section 3, thence South
00°00½ East along the Westerly boundary of said Section 3, 826.8 feet,
more or less, to its intersection with a line parallel with and 75.0
feet distant from, at right angles Northeasterly from the center line
of the Kinrath Falls-Lakeview Highway, also known as South Sixth Street
as the same is now located and constructed, said parallel line beint
the Northerly right of way line of said Highway; thence South 55°52½
East along said right of way line 1216,2 feet, sore or less, to an iron
peg marking the true beginning point of this description, from which a
cross chiseled in the concrete sidewalk for a witness rark by the Orena
State Highway Commission on July 15, 1947, bears South 34°67½ west 10.0
feet; said beginning point also marks the center line of the parry wall
between the lands of Swan Lake Hudding Company and Frank F. Drew covered
by parry wall agreement dated June 1, 1942, and filed January 25, 1949,
in Klamath County Deed Records in Volume 228, page 196 and further covered by extended party wall agreement dated August 26, 1968, in Klamath
County Deed Records in Volume M88, page 7816; running thence at right
angles to said Sixth Street Horth 34°07½ East following center line of
said party wall and its extension 175.0 feet to an iron pin set in the
South 55°52½ East 50,0 feet slong said Southwesterly boundary to an
iron peg marking the boundary between the lands of the North Parts
Supply Inc. and Swan Lake Houlding Company; thence South 34°07½ Mest
175.0 feet along said bourdary between the lands of the North Parts
Supply Inc. and Swan Lake Houlding Company; thence South 34°07½ West
175.0 feet along said bourdary to an iron peg in the Hortherly right of
way boundary of South Sixth Street, from which the cross chiseled in the
concrete sidewalk for a witness mark by the O. S. R. C. bears South
34°07½ West 10.0

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed fo	or record at re	quest of Mountain Title Co.	the25rh	dav
of	March	A.D., 19 <u>87</u> at <u>1:28</u> o'clock <u>P</u> M., and o	fully recorded in Vol	uay
		Of Manager Name of Day 105	•	
FEE	\$13.00	Evelyn Biehn, By	County Clerk	