NOTE: The Trust Deed Act provides that the trustee bereander must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the lows of Oregon or the United States is at the insurance company unhabited to insure the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

Constitute a breach of this trust uses.
To pay all costs, fees and expenses of this trust including in uses of title search as well as the other costs and expenses of the trust including in uses in connection with or in set the other costs and expenses of the trust including in uses of title search as well as the other costs and expenses of the trust including in uses in connection with or in and defend any action or proceeding inurposting to action or proceeding in which the beneliciary or prustee; and in any appear, including evidence of titles are the security rights or powers of beneficiary or trustee; and in any appear, including evidence of titles are including evidence of the security in the event of an afaph 7 in all cases shift be even the beneficiary or proceeding in which are appear in the event of an afaph 7 in all cases shift be even that any portion or all of said property shall be taken a compensation for succeding, which which are in participation of the trial court and expension of the amount pays and the security is a standard that.
In the event that any portion or all of asid property shall be taken a compensation for succeding, which are in participation of the amount paysing and and the proceeding shall be paid to beneficiary and all reasonable could shall be paid to beneficiary and the shall be a compression of the trial one appear. The second shall be and appearing the second of the same proceeding when any portion or all of asid property shall be taken are compensation for succeding, which are in participation of the month paysing and the paid to beneficiary and the paid of the paid of the paid of the paid of the amount paysing and any protoent of the trial and appearing when and attempts and attempts and attempts are in participation of the trial and appearing when and attempts are in participation of the trial and appearing when any the appearing and the balance applied to beneficiary any and the balance applied to beneficiary and appearing and th

tions and restrictions allecting sate provident to the Original Such Transmiss statements and to pay for Hilling same in the proper public of the original systematics as the cost of all lines searches made by the original systematics as the cost of all lines searches made by the original systematics as the cost of all lines searches made by the original systematics as the search or again the cost of all lines searches made by the original systematics as the proper systematics of the original systematics as the proper systematics and the delivers of the beneficiary may be descented by the proper systematics and the deliver said or the systematic place proper to the systematic systematics and the proper systematics and the same as grantor's additional the all systematics and the systematic systematics

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

surplus, if any, to the grantor or to his successor in interest entitled to such aurplus. 16. Beneficiary may from time to time appoint a successor or success or sto any frustee named hearin or to any successor frustee appointed herein under, Upon suck appointment, and without conversance to this successor trustee, the failer shall be under with all the conversance to the successor upon any frustee herein named or appointed hereinder. Each such about boo the upon any frustee herein named or suppointed hereinder. Each such appointment which, the records of in the by written interest of the county or boosticiary which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

together with frustees and altorney's fees not exceeding the amounts provided by law. 14. Otherwise, the said storney's fees not exceeding the amounts provided place designated in the rotics of sale or the time to which said sale may account and the storney's fees and storney's fees and storney's account and the storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and storney's fees and storney's fees and storney's account and beneficiary, may purchase at the sale. Frustee of the truthuistee sells pursuant to the powers provided herein, frustee chall apply the proceeds and are and are account of storney's attorney, to the obligations frustee and a reasone of sale. Trustee the granted for the subsequent in the interest of deed (3) to all frustee attorney, to the obligations frustee and are account of the frustee of sale. The subsequent interest and stores of the frustee of sale. The subsequent of the obligations frustee and are account of the frustee of sale. The subsequent interest and stores of the frustee of sale. The subsequent of the definition of the interest of deed. (3) to all frustees aurplus, if any, to the frustee sale are account of the sale trustee of the subsequent of the frustees may appear in the order of the frustees of the frustee of the subsequent aurplus, if any to the frustee sale are the sale of the frustees of the subsequent of any to the frustee sale frustees of the subsequent of the subsequent of the subsequent of the subsequent of the frustees of the subsequent of the subsequent of the frustee of the subsequent of the subseq

the manuer provided in ORS 86.735 to 86.795. 13. After the truste has commenced loreclosure by advertisement and als, after the truste has commenced loreclosure by advertisement and als, after the truste has commenced loreclosure by advertisement and the delault or defaults. If the delault provided by ORS 67.53, may cure and a mount due to the trust deed, the celault may be cured pay, when due, not then be due had the time of the celault may be cured pay, when due, the delault or defaults. If the delault color of the delault the time are due at the delault or defaults of the time of the celault may be cured pay, when due, not then be due had the time of the celault may be cured pay, when due being cured may be due to be tendering thy other delault the tic capable of defaults the person the due to the the performance required under the togenese actually incling the cure shall pay to be bondicat delault cors by law. With trustes and altorney's fees not exceeding the amounts provided the due the take and altorney's fees not exceeding the amounts provided the due the shall be held on the date and the trust deed the due the trust deed and altorney's fees not exceeding the amounts provided



	<u> </u>
The deputer covenants and agrees to and w	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
y seized in fee simple of said described real pro	operty-and has a vang, unclosured any of the second
V. Parindone of the france of the relation of the device and the relation printing of the relation of the relation of the relation of the device and the multiple of the relation of the relation of the relation of the relation of the relation multiple of the relation of the relation of the relation of the relation of the relation multiple of the relation of the relation multiple of the relation of the relatio	al armen marine al fridere arrette de trans en and arrette arre
1 at at he will warrant and forever defend the	same against all persons wnomscever.
n na seneral de la companya de la co La companya de la comp La companya de la comp	[5] KARL SALE ADART PLANT CONFERENCE AND A STATE AN
an a	(a) Construction of the second sec
the state of the s	140 a strand a strand the second strand and the strand and strand strand and the strand and strand a strand st
에는 것은 바이 사람이 가지 않는 것 같아. 이 것은 것은 것은 사람이 있었다. 가지 않는 것은 것은 것은 것을 가지 않는 것이 있다. 가지 않는 것은 것은 것은 것은 것은 것은 것은 것은 것은 것 같이 같이 같	en e
O. The grantor warrants that the proceeds of the loan	represented by the above described note and this trust deed are: Webuild purposes, and the second and this second and the second and the second are to business or commercial purposes. natural person) are for business or commercial purposes.
Visit and the second se	their heirs, legatees, devisees, administrators, executors
personal representatives,	nerein. In constants the alter
gender includes the terminine and the nearly includes the terminine an	ir has hereunto set his hand the day and year mist above
The second se	inty (a) or (b) is X A A A A A A A A A A A A A A A A A A
not applicable; if warmany the Truth-In-Lending Act and Re ay such word'is defined in the Truth-In-Lending Act and Regulation by n handbirther (AUST, comply with the Act and Regulation by n	sguiation 2, the X MMU RW
disclosures, the lie not required, disregard mis non	IC a way and the well the second se
It comparignes with the obsets is a corporation, the me segment of ideacover eigenent opposite.) State OF QREGON. C. C. C. An introduction of the comparison of the compari	M. Managaran M. Mana Managaran M. Managaran M. Mana Managaran M. Managaran M. Managaran M. Managaran M. M
STATE OF OREGON	STATE OF OREGON ss.
C Cellifier of KLAMATH	on This instrument was acknowledged before me on
SEPTEMBER 16	19 39 30 30 30 30 30 30 30 30
JANET L. DAY	The set of
hyndu K. Wyllen Notary Public for Or	regon Notary Public for Oregon (SE
(SEAL) My commission expires: 4/12/89	· · · · · · · · · · · · · · · · · · ·
To Prince the measter of the string affect the 1 To series in measter of the measter of the series	REQUEST FOR FULL RECONVEYANCE
	e used only when obligations have been paid.
A start to the transformation of the product of	Rot Milling the reaction of the second of the second states of
To:	Trustee Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by or of all indebtedness secured by out of any sums owing to you under the ter directed on payment to you of any sums owing to you under the ter
TO: The undersigned is the legal owner and holde trust doed have been dully paid and satisfied. You	Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter bit avidences of indebtedness secured by said trust deed (which are delivered t
To: To undersigned is the legal owner and holde trust deed have been fully paid and satislied. You said-trust deed or pursuant to statute, to cancel a herowith together with said trust deed) and to recor- herowith together with said trust deed, and to recor-	, Trustee or of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed to you under the ter hereby
To: To undersigned is the legal owner and holde trust deed have been fully paid and satislied. You said-trust deed or pursuant to statute, to cancel a herowith together with said trust deed) and to recor- herowith together with said trust deed, and to recor-	Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter bit avidences of indebtedness secured by said trust deed (which are delivered t
To: The undersigned is the legal owner and holde trust deed have been dully, paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now hold by you under the same Mail, recor- tion and the said by the same Mail recor- tion and the same Mail records DATED:	Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you of any sums owing to you under the ter horeby are directed, on payment to you under the ter horeby are directed, on payment to you under the ter horeby are directed, on payment to you under the ter horeby are directed, on payment to you under the ter horeby are directed, on payment to you under the ter horeby are directed are direct
To: The undersigned is the legal owner and holde trust deed have been dully, paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now hold by you under the same Mail, recor- tion and the said by the same Mail recor- tion and the same Mail records the same	Trustee Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter Boneficiary Alth it secures. Beth must be delivered to the inside for contellation before reconveyonce will be med
To: The undersigned is the legal owner and holde trust deed have been dully, paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now hold by you under the same Mail, recor- tion and the said by the same Mail recor- tion and the same Mail records the same	Trustee Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter nvey, without warranty. to the parties designated by the terms of said trust dee nveyance and documents to Hereby are divered to the make for concellation before reconveyonce will be model this secures. Both must be delivered to the inside for concellation before reconveyonce will be model this secures. Both must be delivered to the inside for concellation before reconveyonce will be model this secures.
The undersigned is the legal owner and holde trust deed have been dully, paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same. Mail, recor- tor and the said trust deed of and to recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same. Mail, recor- estate now hold by you under the same that with the same of the same of the same of the same of the same part of the same of the same of the same of the same of the same part of the same	Trustee Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hall evidences of indebtedness secured by said trust deed (which are delivered to nvey, without warranty, to the parties designated by the terms of said trust deen nveyance and documents to hereby are directed to the makes for concellation before reconveyance will be mode this tescures. Beth must be delivered to the insise for concellation before reconveyance will be mode this tescure. State of OREGON, STATE OF OREGON,
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said-trust deed or pursuant to statute, to cancel of horowith together with said trust deed) and to recor- estate now held by you under the same. Mail recor- tion and the said trust deed and to recor- be net loss or destroy this Trust Deed OR THE NOTE with TRUST DEED: (FORM No. 187) [E]) EXHIBIT	And it secures. Both must be delivered to the insise for concellation before reconveyance will be made that it is a secure of the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured. Both must be delivered to the insise for concellation before reconveyance will be made that is secured to the insiste for concellation before reconveyance will be made that is secured for record on the
The undersigned is the legal owner and hold trust doed have been fully paid and satisfied. You asid trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and forecom- ostate now hold by you under the same. Mail, recor- ostate now hold by you under the same. Mail, recor- tion of the same is a statute of the same of the norte with DATED: DATED: TRUST DEED ?[FORM Nd. [SB]]ED EXHIBIT STEVEN-NESS LAW PUL CO., PORTLAND. ORE.	Trustee Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on the parties designated by the terms of said trust deen nvoyance and documents to the parties designated by the terms of said trust deen hereby are directed to the make ter consolinite before reconveyonce will be med hereby are the trust be delivered to the make ter consolinite before reconveyonce will be med hereby are the trust of the trust of the trust of the trust of NUCLINESS STATE OF OREGON, if certify that the within instru- was received for record on the
The undersigned is the legal owner and hold trust doed have been fully paid and satisfied. You asid trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and forecom- ostate now hold by you under the same. Mail, recor- ostate now hold by you under the same. Mail, recor- tion of the same is a statute of the same of the norte with DATED: DATED: TRUST DEED ?[FORM Nd. [SB]]ED EXHIBIT STEVEN-NESS LAW PUL CO., PORTLAND. ORE.	Trustee er of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered tall evidences and documents to the parties designated by the terms of said trust deel (which are delivered tall evidences and documents to the parties designated by the terms of said trust deel (which are delivered to the parties designated by the terms of said trust deel (which are delivered to the parties designated by the terms of said trust deel (which are delivered to the parties designated by the terms of said trust deel (which are delivered to the parties designated by the terms of the parties the trust are the parties to the parties designated by the terms of the parties to the parties designated by the terms of the parties to the parties designated by the terms of the parties to the parting to the parties to the parting to the parties to th
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now held by you under the same. Mail recor- but the same of the same of the same mail definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same of the same definition of the same of the same of the same definition of the same of the same of the same of the same definition of the same of the same of the same of the same definition of the same of t	Trustee Indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term of said trust deel (which are delivered to herey, without warranty, to the parties designated by the terms of said trust deel news, without warranty, to the parties designated by the terms of said trust deel news, without warranty, to the parties designated by the terms of said trust deel news, without warranty, to the parties designated by the terms of said trust deel news, without said trust deel news, and documents to the terms of said trust deel news, the new the new the news, the new the news, the new terms of the news, the new terms of the new
The undersigned is the legal owner and holds trust doed have been fully paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now held by you under the same. Mail recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- estate now held by you under the same. Mail recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- but the same held by you under the same. Mail recor- but the same held by you under the same. Mail recor- ter the same held by you under the same with the same held by you under the same trust the provide the same held by you under the same trust the same held by you under the same trust trust trust the same held by you under the same trust tr	Trustee er of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter hereby are directed, on payment to you said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered tall evidences of indebtedness secured by said trust deed (which are delivered to the parties designated by the terms of said trust deel (block are and documents to the parties designated by the terms of said trust deelivered to the foresteer reconveyonce will be med (block are
The undersigned is the legal owner and holds trust deed have been fully paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now held by you under the same. Mail recor- be net less or destrey this Trust Deed OR THE NOTE with DATED: DATED: Sector Statute, to cancel a trust deed or pursuant to statute, to cancel a trust deed or pursuant to statute, to cancel a state now held by you under the same. Mail recor- be net less or destrey this Trust Deed OR THE NOTE with DATED: Sector State and the same of the same of the same DATED and the same of destrey this Trust Deed OR THE NOTE with trust and the same of destrey this Trust Deed OR THE NOTE with the same sector state of the same of the same DATED and the same sector state of the same of the same DATED and the same sector state of the same of the same sector state of the same sector state of the same sector to not set the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state of the same sector state sector sector state sector sector sector sector sector state sector sector sector sector sector state sector secto	Trustee Trustee indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to any sums or said trust deed novey, without warranty, to the parties designated by the terms of said trust deed novey and documents to any sums or said trust deed invey and documents to any sums or seconveyance will be med (blacked to the inside for conveyance will be med (blacked to the inside for conveyance of the inside for conveya
The undersigned is the legal owner and holds trust doed have been fully paid and satisfied. You said-trust deed or pursuant to statute, to cancel a horowith together with said trust deed) and to recor- estate now held by you under the same. Mail recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- estate now held by you under the same. Mail recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- but the same with said trust deed, and to recor- but the same held by you under the same. Mail recor- but the same held by you under the same. Mail recor- ter the same held by you under the same with the same held by you under the same trust the provide the same held by you under the same trust the same held by you under the same trust trust trust the same held by you under the same trust tr	Trustee Trustee indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term hereby are directed, on payment to you of any sums owing to you under the term all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to any sums or said trust deed novey, without warranty, to the parties designated by the terms of said trust deed novey and documents to any sums or said trust deed invey and documents to any sums or seconveyance will be med (blacked to the inside for conveyance will be med (blacked to the inside for conveyance of the inside for conveya

TRUST DEED DATED SEPTEMBER 16, 1987 JOHN J. AND JANET L. DAY

 $\mathcal{J}\mathcal{V}\mathcal{P}$, exhibit "a"

A portion of the S¹/₂S¹/₂NW¹/₂NW¹/₂ of Section 11, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

J.J D.

Commencing at the Southwest corner of said $S_2S_2NW_4NW_4$ of said Section 11; thence North 0° $13\frac{1}{2}$ ' West, along the West line of said $S_2S_2NW_4NW_4$, 189.0 feet and thence South 89° 55½' East 120.0 feet, more or less, to the true point of beginning; thence South 89° 55½' East 100.5 feet; thence North 0° $13\frac{1}{2}$ ' West, 128.7 feet, more or less, to the South right of way boundary of the U.S.B.R. No. 1-C-9 Drain; thence North 89° 55½' West along said right of way boundary, 100.5 feet; thence South 0° $13\frac{1}{2}$ ' East, 128.7 feet, more or less, to the point of beginning.

Also known as Lot 2, SUMMERS LANE HOMES.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	ASPEN TITLE COMPANY the	<u>17th</u> day
of A.D., 19	87 at12:12 o'clockP_M., and duly recorded in Vol	<u>M87</u> ,
of	Mortgages on Page 16912	
	Evelyn Biehn, County Clerk	=
FEE \$13.00	By the Sm	<u>IN</u>
	같은 것은 것을 알았다. 같은 것은 것은 것은 것은 것은 것을 알았는 것을 알았다. 가지 않는 것은 것은 것은 것은 것은 것을 가지 않는 것을 가지 않는 것이다. 것은 것은 것은 것은 것은 것은 것 같은 것은	