sum of THIRTY FIVE THOUSAND AND NO/100 ---- WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS -

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable.

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

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

1. To comply with all laws, ordinances, regulations, covenances, conditions in a securing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liting same in the proper public office or offices, as well as the cost of all lien searches made by liting offices or searching agencies as may be deemed desirable by the beneficiary.

1. To provide and continuously maintain insurance on the buildings, the beneficiary to provide and continuously maintain insurance on the buildings, on any man not less than 3. In July In July 1. The provide and continuously maintain insurance on damage by lire, and such other hazards as the buffered to the beneficiary as soon as insured, if the grantor shall fail for any reason to procure any such insurance and oddiver said policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The provides are provided to the provided provided

(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 substantial and easement or creating any restriction thereon; (c) join in any substantial and the same of th

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. It is used notice that the such an executed hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the heneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement, and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby, whereupon the trustee shall lix the time and place of sale, give notice thereof as then reguired by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

ine manner provided in ORS 86.735 to 86.735.

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. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided by law.

14. Otherwise, the sale shall he bets?

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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall self the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, 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, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (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 surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus. It any, to the granter of to me successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortdage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of 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 grentor, 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company 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 real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to a	nd with the beneficiary and	those claiming under him,	that he is law-
fully seized in fee simple of said described rea	Lproperty and has a valid,	unencumbered title theret	O · · · · · · · · · · · · · · · · · · ·
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and that he will warrant and forever defend	or responsible to the second of the second o		
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	katika (Pinggara) ninggi ilipikan ang basa ag Barinan atau mengli nggarasi ilipikan katinan sa Barinan atau atau nggarasi nanangan Barinan atau atau atau nggarasi nanangan atau sa		
L. The grantor warrants that the proceeds of the l	oan represented by the above des	scribed note and this trust deed	are:
TAN CHINANG YANG AND	Marketak Marketak Marketak Aleka Kalendarian At A	half A/Mark Arch AbA/Arat A A	
This deed applies to, inures to the benefit of a personal representatives, successors and assigns. The t secured hereby, whether or not named as a beneficiary	erm beneficiary shall mean the l	holder and owner, including plea	igee, of the contract
gender includes the teminine and the neuter, and the s  IN WITNESS WHEREOF, said gran	ingular number includes the plura	a/.	
er filminger og skriver og en skriver i skriver i blever i skriver i skriver i skriver i skriver i skriver i s Det <u>regjerer i skriver i skri</u>	AL ADDINI	'S VALLEY RENTAL SERV	
* IMPORTANT NOTICE: Delete, by lining out, whichever war not applicable; if warranty (a) is applicable and the benefi as such word is defined in the Truth-In-Lending Act and	clary is a creditor Regulation Z, the	A. IS Same	
beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this no	9, or equivalent. RORF	RT L. LAVER, PRESIDEN	Enes/
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	SHIRI	LEE ANN LAVER, SECRE	PARY
STATE OF OREGON,	STATE OF OREGON		
County of	county of KLA	MATH ) ss.	0€T0BER 19
This instrument was acknowledged before me	19.87, by ROBERT	L. LAVER AND SHIRLEE	ANN LAVER
1	of ALADDIN'S VA	LLEY RENTAL SERVICE,	INC
Notary Public for Ore	ngon Notary Public for Orego	Wazellem on	10.1
(SEAL) My commission expires:	My commission expires		SEAL
The second secon	REQUEST FOR FULL RECONVEYANCE	as Maria de la companya de la compa Regional de la companya de la compa	
grander i de filosofia de la filosofia de la comitationa de la comitationa de la comitationa de la comitationa La comitationa de la	used only when obligations have been ;	paid. 19 Paul – Paul III – P 19 Paul III – Paul II	
The undersigned is the legal owner and holder	of all indebtedness secured by	the foregoing trust deed. All s	ums secured by said
trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv	ereby are directed, on payment t evidences of indebtedness secur	to you of any sums owing to yo red by said trust deed (which	u under the terms of are delivered to you
herewith together with said trust deed) and to reconverted now held by you under the same. Mail reconv	syance and documents to		
DATED:	er is produce the root and all thris	Star super reported to	
		Beneliciary	***************************************
Do not lose or destroy this Trust Dead OR THE NOTE which	it secures. Both must be delivered to the	e trustea for concellation before reconvey	rance will be made.
TRUST DEED		STATE OF OREGON	> 55.
STEVENS NESS LAW PUB. CO. PORTLAND, ORE.			within instrument
	gasta de la calgres de la companya d	ofo'clock	, 19,
SERVICE, INC. Grantor	SPACE RESERVED	in book/reel/volume l	Noon as fee/file/instru-
2010a AVITEX. 19.	RECORDER'S USE	ment/microfilm/recep Record of Mortgages	tion No
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AFTER RECORDING RETURN TO	RESTRICT SERVICE, IRC.	taicht och	
5215 SOUTH SIXTH STREET	agam offi	By	Deputy
KLAMATH FALLS OR 97603	the second secon		

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## EXHIBIT "A"

Beginning on the South line of Shasta Way at a point 243 feet West of the Northeast corner of Lot 14 in Block C of Homecrest, Klamath County, Oregon; thence in a Southeasterly direction along the Southwesterly line of parcel conveyed to State of Oregon, by and through its State Highway Commission, by deed recorded October 14, 1946, Volume 197 page 89, to a point on the North line of the U. S. Government right of way for main irrigation canal, said point being North 76°10' West 140 feet from the Southeast corner of said Lot 14; thence Northwesterly along the line of said U. S. Canal to the South line of said Shasta Way; thence East along the South line of Shasta Way to the place of beginning, being all that portion of Lots 11, 12 and 13 of Block C of Homecrest, not heretofore conveyed to the Oregon State Highway Commission, also excepting that portion deeded to Klamath County by deed recorded in Volume M-78 on page 11672, records of Klamath County, Oregon.

July

STATE OF OREGON: COUNTY OF	F KLAMATH: ss.	الله للمنها الما
Filed for record at request of	Mountain Title Company the 26th  19 87 at 4:07 o'clock P M., and duly recorded in Vol. M87	day
of FEE \$15.00	on Page 19417 Evelyn Biehn, County Clerk	
FEE \$15.00	By County Clerk	3