sold, conveyed, assigned or alienated by the grantor without litst then, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction, and the 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 denotish any building or improvement thereon, not to commit or permit any waste of said property.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the beneficiary or provided of control of the said premises against loss or damage by fire and such other hazards as the beneficiary say from time to time require, in an amount not less than \$1.NOT. PROUNTED.

4. To provide of control of the said premises against loss or damage by fire and such other hazards as the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fall for any reason to procure any such insurance and to deliver 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 amount collected under any tire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary in a such notice.

5. To keep said premises leve from construction lens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property, before any part of suc

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and frantor agrees, at its own expense to fake such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary in the such actions of the payment of this deed and ten rote for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (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 subordination or other agreement allecting this deed or the lien or charge thereot; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons the property of the grantee in any reconveyance may be described as the "person or persons or persons or persons or persons of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take passession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney'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 profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or work any default by grantor in payment of any indebtedness secured hereof as dioresaid, shall not cure or work any default by grantor in payment of any indebtedness secured hereof as aloresaid, shall not cure or work any default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortigage or direct the trus

proceed to lorectose this trust deed in the manner provided in ORS out. In 13. After, the trustee has commenced loreclosure 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 lees not exceeding the amounts provided by law.

and expenses accounty to 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.

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 properly 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 equired by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any porson, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proveeds 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 granter or to his successor in interest entitled to such surplus.

surplus. If the property is situated, shall be conclusive proof of proper appointment of the property is situated, shall be conclusive proof of proper appointment of the property is situated. The property is situated, 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 exercised by beneficiary, which, when recorded in the innortable records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

which the property is situated, shall be conclusive proof of proper appointment of the successor 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 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 lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its substidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 605.655 to 695.655.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none	law-
and that he will warrant and forever, defend the same against all persons whomsoever.	
A territory and transfer of the second of th	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (***X**X**X**X**X**X**X**X**X**X**X**X**	
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executed hereby, whether or not named as a benefitiery herein. In constraint this deed and whenever the context so requires, the massagement includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.	itors, tract uline
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the heneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice.	
STATE OF CALIFORNIA COUNTY OF CONTRA COSTA SS.	
On <u>VELEMBER</u> 30, 1987 before me, the undersigned, a Notary Public in and for said State, personally appeared <u>HELEN L. PAY AND CAROLE FRANCES</u>	
to be the person 5 whose name 488 subscribed to the within instrument and acknowledged that 1484 executed the same. WITNESS my hand and official seal.	
Signature	<i>AL</i>)
To be used only when obligations have been poid. TO.	
trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to y herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to	s of you the
The set has being the finance and the least the sense and beautiful finance and any terminal process and the sense	
Beneficiary De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
Clarath County Lex Recount #2407=E7AC=DEOU	
TRUST DEED STATE OF OREGON, STEVENSINESS LAW FUB. CO., FORTLAND, ORE. STEVENSINESS LAW FUB. CO., FORTLAND, ORE. I certify that the within instrument	ss. nt
Was received for record on theda 2249 Dalis Drive apply transported to the	ıy , :d
Grantor SPACE RESERVED in book/reel/volume No	1- ,
County affixed. MOUNTAIN TITLE COMPANY OF THE JOSEPH SERVICE	

Order No.: 18805-K

EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the SW1/4 NE1/4 of Section 27, Township 34 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, and being more particularly described as follows:

Beginning at a point on the South line of Rainbow Park on the Williamson, said point also being on the North line of the said SW1/4 NE1/4, said point being South 89 degrees 45' 22" East, a distance of 503.16 feet from the Northwest corner of said SW1/4 NE1/4; thence continuing South 89 degrees 45' 22" East, along said line, 415.00 feet to the Westerly bank of Williamson River; thence South 46 degrees 49' 00" East, along said bank, 135.29 feet; thence South 82 degrees 14' 32" West 390.90 feet; thence North 40 degrees 39' 08" West 193.91 feet to a point of beginning, with bearings based on Rainbow Park on the Williamson.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

File	d for record	l at request	of	Mounta	in Title Comp	any	the 61	h ,
of _	January	EAST OF THE	_ A.D., 19 <u>_8</u>	8 at 12:	21 o'clock	P M and duly	recorded in Vol	M88 day
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