		La Proposition	an santan an anda	4878
CEQ!7		DEED OF TRUST	efer to each and all of those who BENEFICIAL MORTGAGE CO	sign this instrument as
2227	MIC Trust C'Deed", the word	s, you, your, and yours	BENEFICIAL MORTGAGE CO	, the bound
PARTIES: In this Deed	THE CHARNELY OF EU	ENE, 88 97401		
Deed, whose address in	HOUNTAIN KLAMATH T	ALLS, OR 97601		Oregon.
whose address CHARLES H	107 HAIN KLAMAIL HU UNTER AND DIXTE HU	in the County	of KLAMATH	a Gor
You are 3703 COLI You live at 3703 COLI in the City (Town) of KI	AMATH FALLS	you a loan with an Actual Ar	nount of Loan of \$ 42000;00 e of Charge shown in the Note or on APRIL 4, 2003, 8X on APRIL 4, 2003	Loan Agreement (herearch. To secure the prompt
CONVEYANCE OF PI	unpaid balances of the Actual	Amount of Loan at the last scheduled to be repaid in full	on APRIL 4, 2003	ustee, with power of sale, the
The same of the same	WAKUT			Oregon.
payment or your described t	make this Deed on HARDH elow (hereafer "Property") in the perty is located in the County of the County of the Property I address is	PH TANE KLAMATH FA	LLS ,OR 97603	
I De I IC	1 address is 3703 COLLI I description of the Property	The state of the s		그는 사람들이 함께 하는 것들을 하는 것으로 가게 되어 있다.
The leg		SEE EXHIBIT "A"		
5				
경기 회사를 잃었다는 경기가 되었다.			l dan dan salah dari dari dari dari dari dari dari dari	
2				
to.			engerin di Maria di Salah di S	
E		and on that Property.	in- nurnoses	
	s improved by buildings erect	currently used for agricultu	ral, timber or grazing purposes. brance identified as follows: at: Deed of Trust Mortgage	
- 3. USE OF PROPE	RTY: The Property is not BRANCES: The Property	is subject to a prior encum	nt: Deed of Trust Deed Mortgage	
A. OTHER Exclusion	N/A N/A	Type of Security	Dark No	Page
Date:	N/A	N/A	- Andrews - The Control of the Contr	nd Elections of Washington County
Recording limit	line (check appropriate box)	County	☐ Recording Division of Records a ☐ Department of Records and Elec ☐ Department of Records and Asse	ssments of Lane County
5. LOLN: You sh	Records and Elections of Benton Department of Assessments and Rec ail pay the loan according to carrant title to the Property.	To do so, you establish tha	t you own the Property, have the	right to give this Deed and are almen's lien, judgment lien or tax y fire and all hazards (often called sonably require. We will not require if there is a loss. You will
(Cabana	Von chall But 4	MIO 7		. Gre and all lines
7. LIENS ON Philien, to attach to	the Property.	ou will insure all buildings	on the Property against damage a	y fire and all hazards (often cance sonably require. We will not require a payment if there is a loss. You will ner security for the payment of your after we give you any notice the law about additional advance of monies.
& INSURANCE	Until you pay your will get	insurance acceptable to us will replacement value. You w	ill name us on the policy to recent	er security for the payment of
you to insure th	e Property for more transition us i	requested so that we can	protecting our interest.	after we give you any notice the law
debt. These in	STATE INSTRANCE	If you do not maintain	as plus interest. This Deed secure	of the use of the Property and then
9. FAILURE II	ou will repay us any monies a	wanced to pay	s and we can (a) use the proceeds	to reduce the balance of your the money for any other purpose we
IN THE EAST OF	manufacture (Pa)	Journase 0	repairing	r_ these
(b) pay you as	much of the money	or sewer rates or assessment	s on the Property, unless we require m after we give you any notice the manuals paid. This Deed sect	he law may require. You will promptly are law may require the amounts we have paid.
If Circa	Can army amounds we are a	in good 0	OUGITION WING 1-1	rights of the powers of the which
I C terran a	- amenti. You shall	Keeh ruc x 1	tion affecting the Property	ancumbrances, charges I accurse
B TO DEFF. YOU	TRIMO TO A COMMINIC	Miles and the court in	PERSIS WE INC.	including cost.
You shall pa in our judge	ment appear to be superior to	hall, to the extent allowed b	erests, we may, at your expenses, y law, pay all costs and expenses, any legal action we bring to forement on the Property will be alternated to the property of the property	encumbrances, charges or thens won- ency necessary expenses, employ counse including cost of evidence of title ar elose this Deed. ed, demolished or removed without o your loan due immediately:
14. ALIERA	10.101	of the following reasons,	we may declare the full amount	your loan day
12 WHEN F	TLL AMOUNT DUE: For	any instalment on your Note	Agreement on the when it is due.	
की प्र	you do not pay any the term	s of this Deed or the Hotel	if it is damaged, or parts of it	of your Note/Agreement or in
Marie I et le la	the war the	Linberri a	the nemormanice of	emoved. terms of your Note/Agreement or in by advertisement and sale in accorda tee as the date of sale by paying us (a) on the number of days prior to date of
16. SALE O	ce of anything you agree to do	in this Deed, we may to this ght to cure the default within	n 5 days of the date set by the transition of the date set by the transition of the	terms of your Note/Agreement or into by advertisement and sale in accordate as the date of sale by paying us (a) on the number of days prior to date of Total of Fees for Both Trustee and Attorney
	ame of Overgon, hotel thave the	ad extrenses we incur and (c)		Total of Fees 16r Both Trustee and Attorney
in which	77		Amount	\$250,00 \$350,00
	No. of Days 90 days or more		\$125.00 \$175.00	\$330.00 \$450.00 \$550.00
	90 days or more 60 to 89 days 30 to 59 days		\$225.00 \$275.00	
	S 10 29 days			
	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그		발생물 다음 그림은 그 그리	

AND THE REAL OF MANIEUM PROPERTY AND	
put gipe us the right to collect any rests or profits from the Property.	PLY RENTS AND PROFITS: As additional security for this Deed, to have the right, prior to any default in payment or the default, we may at any time without any notice or by
for any receiver, and without regard to the stieguacy of any security for the lo	default, we may at any time without any notice, or by a court appointed
(or any receiver) also may sue for or otherwise collect the rents and pr less costs and expenses of operation and collection, including, without	an, enter upon and take possession of all or any part of the Property. We office, including those past due and unpaid, and apply them to the loan, utilimits to a second of the property.
waive any default or notice of default some collect the rents	and profits and apply them as provided about principal of the loan plus
18. SALE OF PROPERTY: If you sell the Property voluntarily with	or invalidate any act done in furtherance of any notice.
declaration if (1) we allow the sale of the Property because the credit	nout obtaining our consent, we may declare the unpaid balance of the apaid once due and payable. We will not exercise our right to make that worthiness of the purchaser of the Property is satisfactory and (2) that is which contains terms we fix including if we require an including it we require an including it we require a second to the property is satisfactory and (2) that
Rate of Charge payable under the Note/Agreement.	which contains terms we fix including, if we require, an increase in the
mortgage and shall prevent any default of the prior deed of trust or mor	and keep current the monthly instalments on any prior deed of trust or
instalments on the learned by this Deed shall be due and payable in	full at any time. At foreclose the prior deed of trust or mortgage, you
the Denetherapy our market and it is a first of morigage at	nd, un to the amount and
20. PREPAYMENT CHARGE	paid is paid in full.
by means other than refinancing with us, you will pay a Prepayment Ch	or more and you prepay it in full within 60 months of the Date of Loan
Charge.	term of 60 months, we will charge a Prepayment Charge in the same
21. FUTURE OWNERS: This Deed shall be binding upon you, your he any interest in the Property	irs, personal representatives and all
22. PARTIAL RELEASE OF PROPERTY: At your request, we may affect our interest or any rights we may have in the rest of the Property 23. COSTS OF PARTIAL RELEASE.	and an persons wno subsequently acquire
24. CHANGES IN DEED: This Deed corner by all costs and expenses to the costs are costs and expenses to the costs are costs and expenses to the costs and expenses to the costs are costs and expense	enses of obtaining and recording all releases from and of this Dand
SUBSTITUTION OF TRUSTEE. If the Tames	read which we sign.
at the address on the front,	ult and a copy of any notice of sale mailed to you also be mailed to us
28. SIGNATURE: Wor have signed and and the signed	
identified below as "witnesses."	, 19.88 in the presence of the persons
Witness X Warles Dvales	A A A
- va and 1:002 a	Y Confes (SEAL)
Witness	X Alakar Juntu (SEAL)
3 1 5	Granto?
STATE OF CARCONS COLVEY OF Klamath On this will stop of the Columbia Columb	STATE OF ORESON, COUNTY OF
The second secon	f firmmer and
CHARLES HUNTER Sand DALLE HUNTER appeared in known is me to be the physical bullet hunter	r HEREBY CERNIFY That this instrument was filed for record at the
CHARLES HUSTER Sand DEXEE HUNTER known is me to be the principal witnes assential a non-	clock M., this instrument was filed for record at the minutes past day of
CHARLE HUNTED SAC DEAL HUNTED on subscribed to	request of the Beneficiery at this instrument was filed for record at the minutes past this day of
CHARLE HOTTER and MASTE HUNTER appeared to the within infragrand attention to me that They executed the same.	clock M., this instrument was filed for record at the minutes past day of
CHARLES HUSTER Sand DEXEE HUNTER known is me to be the principal witnes assential a non-	clock M., this instrument was filed for record at the minutes past day of
CHARLE HOTTER and MASTE HUNTER appeared to the within infragrand attention to me that They executed the same.	clock M., this instrument was filed for record at the minutes past day of
CHARLE HOTTER Sand MAXE HUNTER known to me to be the purely whose name(s) are subscribed to the within infriumentanial artificial to me that They executed the same. My Committees expires: 11/16/91 Notary Public of Oregon	clock M., this instrument was filed for record at the minutes past day of
CHARLE HISTER and MISE HINTER known is me in he the private within infriences authorized to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon	request of the Beneficiary at minutes past day of this holds of Mortgages at page of Mortgages at page
CHARLE HOTTER and MASTE HUNTER appeared to the within infragrand attention to me that They executed the same.	request of the Beneficiary at minutes past day of this holds of Mortgages at page of Mortgages at page
CHARLE HISTER and MISE HINTER known is me in he the private within infriences authorized to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon	clock M., this instrument was filed for record at the minutes past day of
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARIES HOTTER and NITTER subscribed to the within infraregular and the subscribed to the planet of	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARIES HOTTER and NITTER subscribed to the within infraregular and the subscribed to the planet of	request of the Beneficiary at minutes past day of this movement in movement was filed for record at the minutes past day of this past day of minutes past day of movement in my office, and duly of Movement at page.
CHARLE HISTER and NITE HINTER known is me to be the private where same(s) are subscribed to the within infriumeroused attentioned to me that They executed the same. My Commission expires: 11/16/91 Notary Public of Oregon (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	request of the Beneficiary at minutes past day of clock M., this , 19 in my office, and duly of Mostgages at page
CHARLES HIGHER Said Marie HINTER CHARLES HIGHER Said Marie HINTER The within infectore ground attack the feet within the correspond attack the feet within the corresponding attack the feet within the corresponding to the within the corresponding to the within the corresponding to the plant of the feet within the corresponding to the feet within the corresponding to the plant of the feet within the corresponding to the correspondin	RENEFICIAL ONECON INC. and the Beneficiary at the minutes past day of clock M., this past day of minutes past day of participation of Mortgages at page with the minutes past day of minut
Trustee	The
CHARLE HITTER and DILLE HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the HINTER Anown is me to be the plane of the HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the plane of the little HINTER Anown is me to be the little HINTER AND	RENEFICIAL ONE CONTROL THAT this instrument was filed for record at the minutes past day of relock M., this 19 in my office, and duly recorded in Book of Montgages at page 1000 Montgages 1000 M
The undersigned is the legal owner and holder of all indebtedness secured by the research of the standard of the standard of the secured by the search of the standard of the	The Energy of the Beneficiary at minutes past day of clock M., this 19 in my office, and duly recorded in Book of Montgages at page in my office, and duly seconded in Montgages at page in my office, and duly seconded in Montgages at page in my office, and duly seconded in Mont
REQUEST FOR FULL RECO Trustee The undersigned is the legal owner and holder of all indebtedness secured by the rese fully paid and satisfied. You hereby are directed to cancel all evidences of such respectives with the Deed of Trust and to reconvey, without warranty, sate now held by you under the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same. Mail reconveyance and documents to the of the same.	The Energy of the Beneficiary at minutes past day of clock M., this 19 in my office, and duly recorded in Book of Montgages at page in my office, and duly seconded in Montgages at page in my office, and duly seconded in Montgages at page in my office, and duly seconded in Mont
The undersigned is the legal owner and holder of all indebtedness secured by the two been fully paid and satisfied. You hereby are directed to cancel all evidences of the way held by you under the same. Mail reconveyance and documents to the owner held by you under the same. Mail reconveyance and documents to the o	The Energy of the Beneficiary at minutes past day of clock M., this instrument was filed for record at the minutes past day of page in my office, and duly recorded in Book of Mortgages at page in my office, and duly of Mortgages at page in my

Order No.: 19489

EXHIBIT *A* LEGAL DESCRIPTION

A parcel of land located in the W1/2 NE1/4 of Section 8, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, . Oregon, being more particularly described as follows:

Beginning at a point on the East line of the W1/2 NE1/4 of Section 8, Township 39 South, Range 10 East of the Willamette Meridian, from which point the East 1/16 corner common to Sections 5 and 8 bears North 0 degrees 11' 32" West 1062.16 feet; thence South 0 degrees 11' 32" East 631.45 feet; thence North 80 degrees 12' 54" West 600.61 feet; thence North 8 degrees 47' 26" East 551.68 feet; thence South 85 degrees 18' 19" East 286.02 feet; thence North 88 degrees 01' 44" East 220.52 feet to the point of beginning.

STATE OF OREGON: CO	DUNTY OF KLAMATH: SS.			
Filed for record at reques				
ofApril	A.D. 19 co * 10 00	in Title Co.	the EAL	
	A.D., 19 88 41 12:09 of Mortgages	o'clock P_M., and duly reco	orded in Vol. MAR	day
FEE \$15.00				 ,
		Evelyn Blehn Cour By Sernetha	The Land	
The state of the s	And the second s		y portal.	