FORM No. ANI-O				
or 86375	ut Deed Series-TRUST DEED.	TC-19625 D	STEVEN	S-NFCCT AV
THIS TRU WILLIAM J.	ST DEED, made this . CADMAN and LO ETTA	TRUST DEED 18th ACADMAN, husband, A Y OF KLAMATH COUNTY	Vol. <u>M8</u>	S.NESS LAW PUB. CO., PORTLAND, OR 972

as Beneficiary,	UCTS FEDERAL CREDI	Y OF KLAMATH COUNTY		, as Trustee, and
Grantor irre inKlamath	vocably grants, bargains	WITNESSETH: , sells and conveys to true Dregon, described as;		a da anti-arresta da anti-arresta da anti- arresta da anti-arresta da anti-arresta da anti- arresta da anti-arresta da anti-arresta da anti-arresta da anti-
	County, C	Dregon, described as	stee in trust, with p	ower of sale, the property
SEE ATTACHED LE	GAL DESCRIPTION OF	WHICH IS MADE A PAR	T HEREOF BY THI:	S REFERENCE.
				en anti-
ogether with all and sin now or hereafter apperta- ion with said real estate FOR THE PURP uni of THIRTY-FIV	ngular the tenements, heredin ining, and the rents, issues a OSE OF SECURING PER E THOUSAND AND NO (taments and appurtenances and and profits thereof and all fixtu RFORMANCE of each agreeme 100	l all other rights therew wes now or hereafter at	into belonging or in anywise tached to or used in connec-
ote of even date herewit ot sooner paid, to be du The date of maturi comes due and payable	h, payable to beneficiary or e and payable per ter ty of the debt secured by th	Dollars, with intro- order and made by grantor, the MS Of Note , stated is instrument is the date, stated scribed property, or any part t without first having obtained d by this instrument, irrespect for agrees.	erest thereon according e final payment of prin	to the terms of a promissory ncipal and interest hereof, it

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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 ingood condition and train; not to remove or demolish any building or improvement thereon; and train; not to remove or demolish any building or improvement thereon; 2. To complete or restore prompty and in good and workmanlike distroyed threan, and pay when due all costs incurred therefor. 3. To complete with all laws, ordinances, regulations, covenants, condi-tion and restrictions attenting said property; if the beneficiary so requests, to cial Code as the beneficiary may require and the Unitorm Commer-by thing others or offices, as well as the cost of all lien searches made beneficiary. A To crowide and continuously maintain insurance on the buildings

With in executing such linancing statements pursuant to the Unitorn Conner-spectra basis of the or offices, as well as the cost of all lien searches in the sentencing office or offices, as well as the cost of all lien searches in the sentencing.
A. To provide and continuously maintain insurance on the buildings of hereafter erected on the said premises against loss or damage by the an ach other hasards as the beneficiary may from time to time requires in an ach other hasards as the beneficiary may from time to time requires in robust of insurance shall be delivered if with foss payable to the latter; all deliver and the stand search of the beneficiary as soon as insurance and the Acontor shall fail for any reason to proceen any such insurance and to deliver and policies to the beneficiary of procure any such insurance and the Acontor shall fail for any reason to proceen any such insurance and deliver and policies to the beneficiary of any to real buildings, to be the stand search of the search of the beneficiary as soon as inbuildings, to be the stand of the said of any transment of the stand of the search and the stand of the search of the search of the search of the search and the stand of the search of the search of the stand of the search and the search of the search of the search of the search of the beneficiary in any derive the same at a fantor's expense. The amount and the search of the search of the search of the search of the search and the search of the search and the search of the search and the search of the search and the search of t

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of enument dot usin or condemnation, beneficiary shall have the right, if it we elects, to require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's less necessarily paid to pay all reasonable costs, expenses and attorney's less necessarily paid or applied by it liest upon any reasonable costs and expenses and attorney's less fictary in such proceedings, shall be paid to beneficiary and to prove that and appellate courts, necessarily paid or incurred by bene-served hereicy; and grantor agrees, at its own expense, to take such actions penation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-tionary of using person to the payment of the indebtedness, the flability of any person to the payment of the indebtedness, the flability of any person to the payment of the indebtedness, the indebtedness, the flability of any person to the payment of the indebtedness, the indebtedness, (a) consent to the making of any map or plat of said property; (b) chie in

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strument, irrespective of the maturity dates expressed therein, or
Aranting any casement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charde fashee in any recorvey ance may be described as the "presson or charde fashee in any recorvey ance may be described as the "presson or persons be conclusive proof of the truthulness thereoi. Trustee's hees for any of the conclusive proof of the truthulness thereoi. Trustee's hees for any of the conclusive proof of the truthulness thereoi. Trustee's hees for any of the services mentioned in this partson, by agent or by a receiver to be any other disbedness hereby scured, onter upon and take possion of said property. The without notice, either upon and take possion of said property are any part thereoi, in its own name sue or otherwise collect the rents. Including the second of the application or release thereoi and in sub order as because and profits, or the entrement or release thereoi and aloresaid of a damage of the application or release thereoi and aloresaid of the adores of any action or the average of any action of the application or release thereoi and aloresaid of and other property, and the applicating for any release of any discustee of any adoresaid of and adores and order as been notice.
10. Uno datult by grantor in payment of any indebtedness secured hereby or in his performance of any adjection discustee thereoid and payable. In such and yother the beneficiary and his election may proceed to forcelose this trust deed by remedy, either at alse, or may direct hereby with the said described real the beneficiary at his election may provided in for 88.67.35 and any direct the trustee to forcelose this trust deed by remedy, either at take, or may provided in COS 86.735 and any direct direct the trustee to provided in the said described real the france of any direct hereby with the said described real to the france of any direct the trustee to alores of the truste

together with trustee's and attorney's tees 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 in one parcel or in separate parcels and shall sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the postponed as your sale or the shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warmery, express or in-ol the truthulness thereot. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursues to the powers provided herein, trustee cluding the containation of the trustee and a reasonable charge by instee's attorney. (2) to the obligation secured by the trust (13) to all persons deed as their interest may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or counties in of the successor trustee. 17. Trustee accepts this t⁻⁴ then this deed, duly executed and obligated to notify any party acted in which grantor, beneficiary of trust of any action or proceeding in which frantor, beneficiary on trustee shall be a party unless such accepts or proceeding is brought by trustee.

The departor any and advect to and ad-		CA12
The grantor covenants and agrees to and wi fully seized in fee simple of said described real prop		ciary and those claiming under him, that he is law
none		a vand, antheamsered into increto except
and that he will warrant and forever defend the su	ame against	all persons whomsoever.
		$\frac{1}{2} = \frac{1}{2} \left(\frac{1}{2} + \frac{1}{2} \right) \left(\frac{1}{2}$
		[10] A. M. Sandar, "An experimentation of the state of
	-*	
The grantor warrants that the proceeds of the loan re	presented by th	a shown described note and this trust dead area
(a)* primarily lor grantor's personal, family or housel (bxyinx xx x	hold purposes (see Important Notice below),
This deed applies to, inures to the benefit of and bir personal representatives, successors and assigns. The term be secured hereby, whether or not named as a beneficiary here gender includes the feminine and the neuter, and the singula	eneficiary shall in. In construin	g this deed and whenever the context so requires, the mascu
		et his hand the day and year first above written.
		april Contraction
 IMPORTANI' NOTICE: Delete, by lining out, whichever warranty (not applicable; if warrenty (a) is applicable and the beneficiary is a work word in deletable to be built in the deletable. 	a creditor	WILLIAM J. CADMAN
as such word is defined in the Truth-in-Lending Act and Regulat heneficiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Stevens-News Form No. 1319, or a	g required	
If compliance with the Act is not required, disregard this notice.		Lotte & Cudman
(If the signer of the blace is a corporation,	40	LO ETTA A. CADMAN
use the form of cuknowledgement oppssile.)		
STATE OF OBEGON)	STATE O	FOREGON,)) ss.
County of Klamath		of
April 188 . by		ment was acknowledged before me on
WILLIAM J. CADMAN and LO ETTA J. CADM	as	
WILLIAM J. CEDMAN and LO SITA J. CAD	11.14 OI	
Austin, Klad Notary Fublic tor Oregon	Notary Pul	lic for Oregon
(SEAL) My commission expires: 11/12/91		(S.
	EST FOR FULL RECO only when obligatio	
	•	•
	Trustee	
<i>TO</i> :		ecured by the foregoing trust deed. All sums secured by
TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, wi	inclebtedness s are directed, or ences of indebte thout warranty	dness secured by said trust deed (which are delivered to to the parties designated by the terms of said trust dee
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No. of the second

Order No.: 19625-D

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EXHIBIT "A" LEGAL DESCRIPTION

Beginning at a point on the Westerly shore of Recreation Creek, said point being the Southeasterly corner of that parcel heretofore point being the southeasterry corner of that parcer herecorore conveyed to N. E. Salleck and recorded in Volume 150, page 289, Deéd Records of Klamath County, Oregon, and said point being more Records of Klamath County, Oregon, and said point being more particularly described as being situated from the Northwest corner of Section 2, Township 36 South, Range 6 East of the Willamette Meridian, South 24 degrees 03 1/21 West 581 5 feet. and thereas South 65 degrees Section 2, Township 36 South, Range 6 East of the Willamette Meridian, South 24 degrees 03 1/2' West 581.5 feet; and thence South 65 degrees 56 1/2' East 784.6 feet; thence from the point of beginning herein degrees 56 1/2' Mest 182 1 feet to a point on the So 1/2' East 784.0 reet; thence from the point of beginning metern described North 65 degrees 56 1/2' West 182.1 feet to a point on the Easterly side of the Rocky Point Road (State Secondary Highway No. 421); thence along the Easterly side of said Rocky Point Road South 36 degrees 16 1/2: West 90 feet to a point; thence South 65 degrees 56 l/2' East an estimated 204 feet, more or less to a point on the Westerly shore of Recreation Creek; thence along the Westerly or right shore of said Recreation Creek North 26 degrees 38 1/2' East 90 feet, More of Said Recreation creek North 20 degrees 30 1/2 hast 30 reer, More of less to the point of beginning, situated in Lot 4 of Section 2 Moridian

2, Township 36 South, Range 6 East of the Willamette Meridian. Tax Account No.: 3606 002BB 02800

STATE OF OREGO	ON: COUNTY OF KLAMATH:					.•*
Filed for record at	request of <u>Mountain Tit</u>	SS.				
	A.D., 19 <u>88</u> at <u>1</u> of <u>Mortgages</u>		clock P	the		
 FEE \$15.00			clock <u>P</u> M., and duly re on Page <u>6011</u> Evelyn Rich	corded in Vo	18th 01	day
	an a	and a second second second second second	Evelyn Biehn Co By Curretha	unty Clerk	ch	