	9899		FRUST DEED Second	Vol. 7188	Pan 1228
RHYS DAVIE	RUST DEED, mude S AND TOIS DAV	00 00			
as Grantor, KL FRANK RICH	AMATH COUNTY ARD MAZZEO AN	TITLE COMPA D PATRICIA	ANY ANN MAZZEO		
as Beneficiary,				lusband and w	lfe
Grantor i in <u>KLAMATH</u>	rrevocably grunts, be	WI argains, sells and anty, Oregon, des	TNESSETH: conveys to trustee scribed as:	in trust, with power	• of sale, the pr
	the Willamet	te Meridiar	Zlamp Kang	the W½NE½NW½ e 13 East of unty, Oregon.	
	A FIRST TRUST DE	ED IN FAVOR (JST DEED AND IS DF JERRY E. HUCH	BEING RECORDED CINS AND BARBARA	SECOND AND D. HUCKINS.
SEE EXHIBID	"A ATTACHED HE	RETO AND MADE	A PART HEREOF.		s
together with all and now or hereafter app	singular the renewants pertuining, and the cost	, hereditaments and	appurtenances and all	other rights thereunto now or hereafter attache	
Sum of FTFTV D	TITE TRACE	VG PERFORMAN(CE of each adreement		
note of even date bus	••••		Dollars with the		ed and payment of
not sooner puid, to b The date of ma	e due and payulile SE aturity of the debt securi	PITEMBER 15	nide by granter, the fin	nal payment of principa	le terms of a prom l and interest here
sold, conveyed, assign then, at the benelicia herein, shall become i	note in the event the w ned or alienated by the ry's option, all colligation	vithin described proj grantor without fins secured by this i	rst having obtained the	08. ove, on which the linal of, or any interest there written consent or appr of the maturity dates	installment of said in is sold, agreed
7	integrately due and paya	able.	internetit, irrespective	of the maturity dates	expressed therein
not to commit or permit a 2. To complete o	or demolish any building on waste of said property. r restore promptiv and in	or improvement thereor	dramtes (d) reconvey,	or creating any restriction agreement altecting this d without warranty, all or any eyance may be described a	in the then or c
ions and and comply with	all laws, ordinances, result	tions	r lefally entitled thereto, be conclusive proof of services mentioned in the	and the recitals therein of the truthfulness thereof. Tr.	as the "person or p any matters or lacts uster's facts
ronar public all'	ry may require and to pay	for littled	time with open any t	terault by grantor herounds	
4. To provide and	continuously maintai	the desirable by the	erty or any part thereo	f, in its own name sue or a	ke possession of said
nd such other hazards as a amount not less than \$ impanies acceptable to th	n the said premise against the beneficiary muy from t INSURED Value be beneficiary, with tost pay be delivered to the bereficia be delivered to the bereficia	loss or damage by fire ime to time require, in , written in	ney's lees upon any ind liciary may determine,	lebtedness secured hereby, an	including reasonable and in such order as l
the grantor shall fail for liver said policies to the	be delivered to the bereficia any reason to procure any beneficiary at least filtern da rance now or herafter ala	such insurance and to	Dioperty and the set	upon and taking possessi issues and profits, or the p opensation or awards for any ation or release thereol as a	takind and and a
e beneficiary may proce	rance now or hereafter pla tre the same at trants's	ced on said buildings,	waive any default or no pursuant to such notice	ation or release thereol as a otice of default hereunder of	foresaid, shall not cui invalidate any pet
y determine, or at optio	s secured hereby and in suc n of beneficiary the entire a	h order as beneticiary	hereby or in his perform	by grantor in payment of nance of any agreement base	any indebtedness sec
done pursuant to such r	ilt or notice of descult increa	nder or invalidate any	event the beneficiary at	his election may proceed to	and payable. In such
unst said property before	any part of such taxes.	a or assessed upon or	remedy, either at law of	in equity, which the benefit	pursue any other righ
denenciary; should the g	anter fail to make pay r and	inver receipts therefor	property to satisfy the o	ault and his election to sel bligation secured hereby wh	the said described
the amount so paid, wit	h interest at the rate set for	ake payment thereot,	86.795.	trust deed in the manner pro	ovided in ORS 86.73
it deed, shall be added a	o and become a part of the	debt secured by this	the defuilt on dir any	tee has commenced foreclosu or to 5 days before the date other person so privileged by f the default consists of a li	OPS of 752
the extent that they are	as well as the grantor, sh bourd for the payment of	all be bound to the	entire amount due at the	time of the default may l	be cured by paying
	bound for the payment of lends shall be initiated at the ent thereof shall, so the opti- his trust deed initiatively of st deed.		obligation inter the cure	d by tendering the perform	and that is capable
itle search pay all costs, i	ees and expenses of this tru	st including at	together with trustee's and by law.	urred in enforcing the oblig attorney's fees not exceeding	ation of the trust de
actiganty incurred.		istee's and attorney's	14. Otherwise, the place designated in the r be postround a most t	sale shall be held on the da office of sale or the time t	ite and at the time a
in or proceeding in which	the beneficiary or trustes in	teer and in any uit, ay appear, including	in one parcel or in separ auction to the highest big	sale shall be held on the di totice of sule or the time t by law. The trustee may s ate parcels and shall self to flore for cash, payahle at the user its deed in form as req without any covenant or without any covenant or ed of any matters of fact s.	ell said property eith he parcel or parcels
and evidence of title and unt of attorney's fees me	the beneficiary's of trustee's stioned in this parterach 7	and expenses, in- attorney's feer; the in all cases shall be	the property so sold, but plied. The recitals in the e	aser its deed in form as req without any covenant or w eed of any matters of fact s . Any person, excluding the	arranty, express or in
	ntioned in this paragraph 7 in the event of an appeal front of further agrees to pay so asonable as the humeliciary	om any judgmen or uch sum as the ap- s or truster's star-	the grantor and beneficiary	, may purchase at the sale	trustee, but includi
It is mutually agreed	d that:		shall apply the proceeds o cluding the compensation o	I sale to payment of (1) the powers is a sale to payment of (1) the trustee and a reasona	provided herein, trust he expenses of sale, i
	ny portion or all of said pro nain or condemnation, leneli that all or any portion of ng, which are in groups of e		deed as their intens subs	equent to the interest of ri	() to all perso.
by all reasonable costs, e	ng, which are in excess of t xperses and attorney's time	he amount regia ed	surplus.	ntor or to his successor in it	necest entitled to suc
in the trial and appellar	asonable costs and expenses	and attorney's lies,	trustee the later appoin	tment, and without convey	area with
tion promotive sector	as shall be necessary in ol	n the indebtedness take such actions	and substitution shall be m	ade by written instrument e	Each such appointme
g A and a con dene	inclary's request, on time to time thon with	n come	of the successor trust	ed, shall be conclusive proof	of proper provinties i
payment of its lees an ement (in case of full re- ibility of any person for	In presentation of this closed conveyances, for cancellation, the payment of the industry any map or plat of said mo		11. I fustee accort-	this trust when this deed ablic record as provided by y hereto of pending sale up	

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12290 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will wurrant and forever defend the same against all persons whomsoever. The grantor warrents 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). (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or nos named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his Fand the day and year first above written. * IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the seneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Slavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. RHYS DAVIES TOD DAVIES (If the signer of the above is a appointion, use the form of acknowledgement opposite.) STATE OF UNEGON, FC. RNIA County of 605 A119 2(RS) ss. This instrument was acknowledged before me on STATE OF OREGON. County of This instrument was acknowledged before me on 2-27 ,1088,by 19...., by zur De as Na mos West Citra Vetery Public Los On OFFICIAL STATIST Notary Public for Oregon 27-90 My commission expires: (SEAL) LOS ANGELES COUNTY My control expires JUA. 27, 1990 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO: Trustee The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the universigned is the lefth owner and notion of an indepledness secured by the foregoing thus, deed. All sums secured by said 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 of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust coed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: , 19 Beneficiary Do not lose or destroy this Truit Doni OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. - - -----TRUST DEED STATE OF OREGON, (FORM No. 881) STEVENS-NESS AW PUB. CO., PO County of ss. I certify that the within instrument was received for record on the day ðέ., 19......, at . SPACE RESERVED Grantor in book/reel/volume No. on FOR page or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of Mortgages of said County. Witness my hand and seal of Bonelicitry AFTER RECORDING RETURN TO County affixed. NAME TITLE Ву Deputy

12291

Exhibit "A" K-40699

This Trust Deed in an "All Inclusive Trust Deed" and is 2nd and subordinate to the Trust Deed now of record dated December 29, 1987 and resorded to the Trust Deed now of record dated December 29, 1987 and resolded December 29, 1987 in M87 at page 23115 in official record of Klamath County in favor of Jerry E. Huckins and Barbara D. Huckins, husband and wife as beneficary, which secure the payment of a note therein mentioned wife, as beneficary, which secure the payment of a note therein mentioned. Frank Richard Mazzeo and Patricia Ann Mazzeo, beneficary herein agrees to pay, when due, all payments due upon the said promissory note in favor of Jerry E. Huckins and Earbara D. Huckins, husband and wife, and will save Grantors herein, Phys Davies and Tod Davies, harmless and will save Grancors merern, mays bavies and for bavies, marmitess therefrom. Should the said beneiciary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the note

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _____K1emath Co SS.

	A.D., 19 88at2:28	<u>Title</u> Co.
FEE \$18.00	of <u>Mortgages</u>	o'clock <u>P.</u> M., and duly recorded in Vol. <u>M88</u> day <u>Evelue</u> Discussion Dis
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