FORM No. 881-Oregon Trust Deed Se	ries-TRUST DEED. MIC-20505		1993CA
00	TRUST DEED	Viol. <u>mss</u> Pag	16-10730 AL
94217		No-combon	19.88 between
THIS TRUST D	EED, made this16thday of	November,	
्रेडेन्ड उल्लासमध्ये <u>अ</u>	NKE & LORINDA S. KRINKE husband and TITLE COMPANY OF KLAMATH COUNTY	L wife	······································
CHRISTOPHER J. KRI	NEL & LORINDA OF KLAMATH COUNTY	A share	., as Trustee, and
as Grantor, FIUUNIALI			
FLITS L. BOWMAN &	SHIRLEY A. BOWMAN, husband and wife	a.or.survivor	
as Beneficiary,	CLARKOV ??	그는 그는 부분 관련하는 것 같은 것 같아요. 것 같아요.	an la companya ang ang ang ang ang ang ang ang ang an
KORME US & LS	WITNESSETH: bly grants, bargains, sells and conveys to trus	stee in trust, with power of	sale, the property
Grantor, irrevocat	bly grants, bargants, sens and control as:		s ever again
(UT. 8(O)	County, Oregon, described as:		ingeneral for the table
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SEE LE	GAL DESCRIPTION ATTACHED HERETO AND	MADE A PARI DECEO	
1.15(16.1)了			
	에서 이상적이 전체적인 것은 사람들이 있는 이상을 통했다. 그는 사람은 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는다.		
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of TWENTY SIX THOUSAND AND NO/100-

(\$26,000.00) note of even date herewith, payable to beneficiary or order and made by grantor; the final payment of principal and interest hereol, if note sooner paid, to be due and payable <u>per terms of note</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. Therein, shall become immediately due and payable. To protect the security of this trust deed description of a state of the security of this trust deed description of the beneficient of the security of the security of the security dates therein, or therein, shall become immediately due and payable.

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becomes due and payable. In the event the winth control without first has sold, conveyed, assigned or allenated by the grantor without first has sold, conveyed, assigned or allenated by due and payable.
 To protect the security of this trust deed, grantor agrees:

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 To complete or restore and proper substantian insurance on the Uniform Commercial Code at the specified and the sidd promese against loss or damage by the provide and continuously maintain insurance on the building in a motion to last the dentation of the stand set of the specified provide and continuously maintain insurance on the building the specified on the sidd remeses against loss or damage by the in an amount not less that \$1.000 (1000) and and specified on said building in the stando fiftal lal lar any reason it test litten days prior to the expiration of any policy of immance the sum at grantor sepanes. The amount collected on the stando and policies or any be released to grantor. Such application or release shall by delivered to the sth

## It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: and the event that any portion or all of said property shall be taken and the event that any portion or all of said property shall be taken index the right of eminent domain or condemnation, beneticiary shall have the right, if its oelects, to require that all or any portion of the monies payable right, if its oelects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the annount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and possible the trial and appellate costs and expenses and attorney's (res, both in the trial and appellate costs, messarily paid or incurred by ben-bened in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, all its own expense, to take such actions and execute such instruments as shall be meessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for 16 inability of any person for the payment of the indebtedness, trustee may 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 (a) consent to the making of any map or plat of said property.

ument, irrespective of the maturity dates expressed therein, or
arconting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey and may be described as the "person or persons legally entitled thereto," and the reclass there of any matters or facts shall be conclusive proof of the furtheritials there of any matters or facts shall be conclusive proof of the furtheritials there of any secure to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property. The indebtedness hereby secured, enter upon and take possession of said property of any part thereof, in its own ndue and ungaid, and apply the same licitary may detarmine.
11. The entering upon and taking possession of said property, the collection of such trends, issues and profits, including those parts for any drived by the arc or on the association of action of action and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may detarmine.
11. The entering upon and taking possession of said property, the collection of such register and profits or the proceeds of the and other insurance policies or compensation or sechare of any indebtedness secured hereby and any detault by grantor in payment of any indebtedness secured hereind or invalidate any act done provention of the such as aloreable. In such an event the beneliciary at the detault by erator in payment of any payable. In such an event the beneliciary at the sector the trustee to foreclose this trust deed by invertigate on the sector by immediately due and payable. In such an event the beneliciary at the sector the trustee of oracles the strust deed by indevertisement and sale, the beneliciary of the sector of the said descr

together with trustee's and attorney's the conjugation of the trust deed 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 sell the parcel or parcels at 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 im-plied. The recitals in the deed o any matters of lact shall be trustee, but including the truthfulness thereof. Any purchase at the sale, but including the granter and beneficiary, may purchase at the sale, but including the granter and beneficiary. may purchase at the sale, but including the granter and beneficiary. may purchase at the sale, but including the salt or but boligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their proiving at their interests may appear in the order of the trust deed is of the trust deed supplies, it any, to the granter or to his successor in interest entitled to such surplus, it any, to the granter or to this appoint a successor or succes-sors to any trustee saved having the to time appoint a successor or succes-sors to any trustee saved having the to the appoint a successor or succes-

surprus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortiging conclusive prool of proper appointment of the successor trustee.

which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notily 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 nustee hereunder must be either an attainey, 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 outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

The grantor covenants a fully seized in fee simple of sai	ind agrees to and v d described real pr		ciary and those claiming us a valid, unencumbered i	inder him, that he is
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and that he will warrant and f	orever defend the	same against al	ll persons whomsoever.	
A. M. S. MARDINAL, S. M. L. M.		nan nan san san san san san san san san		
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The grantor warrants that the p (a)* primarily for grantor's pers (b)x for an organovarioux organovariox organovariox organovariox organovario	roceeds of the loan rep onal, family or househ	presented by the a	bove described note and the	میں در ایر ایک
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s such ward if warranty (a) is applicable	and the barranty (a)	or (b) is	Chutth //	h
eneficiary MUST comply with the Act and isclosures; for this purpose use Sievens-Nes compliance with the Act is not required, di	Regulation Line Regulation	n Z, the required vivalent.	Christopher J. Krin	ıke
the signer of the above is a corporation, the form of acknowledgement opposite.)	Alle Set in and a filling of	0.	Rounda S K	unke
TATE OF OREGON,	n an	a an	Lorinda S. Krinke	
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	REQUEST FO	R FULL RECONVEYANC		
	To be used only whi	usteen han die state Steen		
The undersigned is the legal owner a deed have been fully paid and satisfic trust deed or pursuant to statute; to	and holder of all indeb			
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	distance and d	ocuments to	tion of Manae Section	ns of said trust deed the
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			Beneficiary	
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TRUST DEED				
(FORM No. 881)	TON ATTACHED	FERETO AND	STATE OF OREGO	$N, $ }ss.
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Jine OR 97739 Grantor s. L.: & Shirley A. (Bowman) ) S.E. LA CREOLE DE LUAS OR: 97338 DE CREOR Boneliciary ( AFTER RECORDING PETURATO	RECORD RECORD RI CE, KIYAN V E, KEINKE I	ounbend And. 9 COUNT1 SELS NE 201 ANTE	ment/microfilm/recep Record of Mortgeges	as fee/file/instru-
Sine OR 97739 Grantor B.L. & Shirley A. Bowman S.E. LA CREOLE DR. # LLAS. OR. 9733 / Mark 2105400	JGEn A.S. KRINKS I HI CF KLANA HI CF KLANA BOWINY, NUBU	or Ders use R. COUNEN Drahand Bud Drahand Bud I DESC	Record of Mortgages of Witness my b	as fee/file/instru- tion No of said County

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## EXHIBIT "A" LEGAL DESCRIPTION

That portion of the NE1/4 SE1/4 of Section 26, Township 23 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at the Southwest corner of the NE1/4 of the SE1/4, thence North a distance of 400 feet; thence East a distance of 550 feet; thence South a distance of 400 feet; thence West a distance of 550 feet to the Southwest corner of the NE1/4 of the SE1/4, which is the point of beginning.

Tax Account No.: 2309 026DA 01600

That part of the NE1/4 SE1/4 of Section 26, Township 23 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at the Northeast corner of the NE1/4 SE1/4 of said Section 26; thence West 220 feet to a point; thence South 720 feet to the true point of beginning; thence West a distance of 550 feet along Lot 4 (Gerhart Plat); thence South a distance of 30 feet to the Northwest corner of Lot 3 (Gerhart Plat); thence East 550 feet to the Northeast corner of Lot 3 (Gerhart Plat); thence 30 feet North to the Southeast corner of Lot 4 (Gerhart Plat).

Tax Account No.: 2309 026DA 01200

TOGETHER WITH an easement for road across the East and Southeasterly 50 feet of that property conveyed by L. W. Gerhart to C. W. Wright. Sr. by Warranty Deed recorded September 28, 1956 in Book 287, page 67, Deed Records of Klamath County, Oregon.

ALSO TOGETHER WITH an easement over, upon and across the Easterly 20 feet of that property conveyed by Luke W. Gerhart to Tim B. and Geneva Stivers by Warranty Deed recorded April 9, 1968 in Volume M68, page 2780, Microfilm Records of Klamath County, Oregon.

AND ALSO TOGETHER WITH a perpetual non-exclusive easement to use a strip of land 20 feet wide across an existing road as set forth in Easement recorded September 12, 1980 in Volume N80, page 17293, Microfilm Records of Klamath County, Oregon.

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TOGETHER WITH an easement for roadway across the Easterly 50 feet of that property conveyed by Luke W. Gerhart to Beulah R. Hall, et al, by deed recorded September 28, 1956 in Book 287, page 66, Deed Records of Klamath County, Oregon.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

	Mountain Title Co.	the <u>23rd</u> day
Filed for record at request of	A.D., 19 88 at 1:24 o'clockM., and dul	v recorded in Vol. <u>M88</u> ,
of <u>Nov.</u>	A.D., 19 88 at $1:24$ octock $1:24$	
of	Mortgages on Page 19910	County Clerk
신 동물 동물 것 같아요. 이 같아요.	Evelyn Biehn	County Clerk
FEE \$18.00	By <u>Soule</u>	ne mullendor
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