| The second second second | | TRUST DEED | Vol M89 | Page 12831 |
|--|--|--|--|--|
| THIS TRUST DEED STANLEY R. PHIPPS | , made this | day of | July | |
| | 计数据 金属的 | | | |
| as Grantor, KEY TITLE (JAMES G. EDGIL | COMPANY | | | , as Trustee, a |
| as Beneficiary, | | | | |
| • • | WI | TNESSETH: | | |
| Grantor irrevocably gra inKlamath | outo increasing - 11 | | ustee in trust, with | power of sale, the prope |
| SEE ATTACHED EXHIBIT A | , | scribed as: | € 1.1° 1.11 | • • |
| The second s | . 4 A. | | | |
| Tax Map #2310 016A0 04 #088736 000 | 700 | | | |
| | | | | |
| | t for a for the formation of the state of the second second second second second second second second second se Second second second Second second | en e fino per sporte espe | e de la Marie de la Constante | 1. N. 1. 1994 |
| | | | | |
| | | | | |
| together with all and singular the to now or hereafter appertaining, and to tion with said real estate | erements, hereditaments an | nd appurtenances | and all other rights the | ereunto belonging or in anyw |
| FOR THE PURPOSE OF S | SECURING PERFORMAN | | in the second of the second se | attached to or used in conne |
| (\$10,500,00) | 100 | | | |
| note of even date herewith, payable | to herefician 1 | Dollars, with | interest thereon accord | ng to the terms of a promisso principal and interest beroof |
| The date of maturity of the de | elst secured by this instrum | ent is the date. st | ated above on which t | ha final instatution of the |
| becomes due and payable. In the evidence of the discovery of the discovery of the evidence of the sold, conveyed, assigned or alienate, then, at the beneficiary's option, all herein shall become immediately. | d by the grantor without | operty, or any pa first having obtain | int thereof, or any inter ined the written consent | est therein is sold, agreed to |
| and become inmediately due | tand pavable. | • | pective of the maturi | ty dates expressed therein, |
| To protect the security of this 1. To protect, preserve and mainta and repair; not to remove or demolish any not to commit or permit any waste of a said o | i drust deed, grantor agrees in said property in good condi- | tion granting any | easement or creating any | restriction thereon; (c) join in a |
| not to commit or permit any waste of said p | roperty. | thereof. (d) | untern unteen | ing this deed of the lien of char |
| destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinations | is incurred therefor. incurred therefor. inces, regulations, covenants, cor | t or legally entitled be conclusive adia services mentic | d thereto," and the recitals proof of the truthfulness t and in this paragraph shall | all or any part of the property. T lescribed as the "person or perso therein of any matters or facts sh hereol. Trustee's lees for any of t be not less than es |
| foin in executing such linancing statements | pursuant to the Uniform Comm | , to 10. Up her- time without | on any default by grantor | hereunder, beneficiary may at a |
| hy filing officers and start in the | the colu of all nen searches ma | ade the indebteday | ss hereby secured, enter up | on and take possession of said pro |
| 4. To provide and continuously many others or searching agencies as boneliciary. 4. To provide and continuously many on or herealtsr erected on the said premiumd such other hazards as the beneficiary in arrount not less than \$ | Urtain insurance on the buildin set against loss or damage by I may from time to time and in | ngs less costs and lire ney's fees upo | expenses of operation and a | ie sue or otherwise collect the rem ie and unpaid, and apply the sam collection, including reasonable atto hereby, and in such order as ben |
| clicies of insurance about the day | in loss payable to the latter: | all collection of si | e entering upon and takir | g possession of said property, th |
| leliver said policies to the beneficiary at lea | inst fifteen days prior to the explusion | to property, and | the application or release the | 5, or the proceeds of life and other rds for any taking or damage of the lereof as aloresaid, shall not cure of errounder or invalidate any act dor |
| ollected under any lire or other insurance | policy may be applied by bene | int 12. Up | ch notice. | ereditiver or invalidate any act do |
| may determine, or at option of beneliciary | the entire amount so collected. | or declare all sur | spect to such payment and/ | or performance, the beneficiary ma |
| ct done pursuant to such notice. | childt hereunder or invalidate ai | ny in equity as a | mortgage or direct the tru | proceed to foreclose this trust deed b |
| gainst said property before any part of st | uch taxes, assessments and oth | or the beneficiary | elects to foreclose by adver | e beneficiary may have. In the even isement and sale, the beneficiary o |
| ante instante in to ma | ike payment of any fares, asses | ss- und mis crection | to ben the said described h | corded his written notice of defaul al property to satisfy the obligation fix the time and place of sale, giv proceed to foreclose this trust deep 6 706 |
| etc. insurance prenuting, tiens or other closely of direct payment or by providing benefic ake such payment, beneficiary may, at its di the amount so paid, with interest at the reby, together with the obligations described ust deed, shall be added to and become a. | in the note scure | a | the trustee has commented | |
| ust deed, without waiver of any rights ari | ising from breach of any of th | is sale, the granto | or any other person so p defaults. If the default are | ivileged by ORS 86.753, may cur |
| ty hereinbelore described, as well as the | granter, shall be bound to the | entire amount of | due at the time of the cure | other than such portion as would |
| t notice, and the nonpayment thereof shall, | uncollately due and payable with | - obligation or tr | rust deed. In any case, in | he performance required under the addition to curing the delault o |
| nstitute a breach of this trust deed. | s of this trust including the cos | together with te | uster's and attorney's lass | g the ouligation of the trust deed |
| title search as well as the other costs and | expenses of the trustee incurre | d 14. Othe | rwise, the sale shall be hel | d on the date and at the time and |
| connection with or in enforcing this obliga s actually incurred. | and trustee's and attorney. | be postponed a | | islee may sell said property sith. |
| connection with or in coloring this obliga s actually incurred. 7. To appear in and delend any act ect the security rights or powers of benefic | tion or proceeding purporting to any or trustee; and in any suit | o in one parcel of auction to the | in separate parcels and | shall sell the parcel or parcels an yable at the time of sale. Trustee |
| connection with or in enforcing this obligates and s actually incurred. ?. To appear in and defend any act ect the security rights or powers of benefic- ion or proceeding in which the beneficiary y suit for the forciosure of this deed, to ding evidence of this and the beneficiary? | tion or proceeding purporting to itary or trustee; and in any suit or trustee may appear, including pay all costs and expenses, in or trustee's attorney's lees; th | o in one parcel o , auction to the shall deliver to the property so e plied The recip | s provided by faw. The tri or in separate parcels and highest bidder lor cash, pa the purchaser its deed in a sold, but without any cov | form as required by law conveying enant or warranty, express or im- |
| connection with or in enforcing this obligates and so actually incurred. To appear in and delend any act ext the security rights or powers of benefic ion or proceeding in which the beneficiary y suit for the foreclosure of this deed, to ding evidence of title and the beneficiary's soount of attorney's less mentioned in this p ed by the trial court. grantor further agre aree of the trial court, grantor further agre alte court shall adjudge reasonable as the | in and indices and allorney' is your trustee; and in any suit or trustee may appear, including pay all costs and expenses, in par all costs and expenses, in our trustee's attorney's leas; the baaagraph 7 in all cases shall be an appeard from any judgment op | o in one parcel c in one parcel c shall deliver to the property so of the truthuln the grantor and 15 What | in spouled by law. The tri or in separate parcels and highest bidder lor cash, pa the purchaser its deed in a sold, but without any coo uls in the deed of any mattu ess thereof. Any person, es beneficiary, may purchase | orm as required by law conveying enant or warranty, express or im- ers of fact shall be conclusive prooi coluding the trustee, but including at the sale. |
| connection with or in enforcing this obligates and is actually incurred. 7. To appear in and defend any act elect the security rights or powers of benefic- tion or proceeding in which the beneficiary's y suit for the foreclosure of this deed, to ding evidence of citle and the beneficiary's ount of attorney's fees mentioned in this p ed by the trial court and in the event of a tree of the trial court, grantor further agre late court shall adjudge reasonable as the 's fees on such appeal. It is mutually abroed that: | inin and indices and allowney. inin or proceeding purporting to is y or trustees; and in any suit of trustee samplear, including pay all costs appear, including pay all costs appear, including pay all costs appears. In both the sample samples appears of trustee's attorney samples both the sample samples and the sample leneliciary's or trustee's attor- | o to populat in in one parcel c auction to the shall deliver to the property so plied. The recita of the truthluin the gantor and 5. Whe shall apply the cluding the com attorney. | s provided by law. The fir r in separate parcels and highest bidder for cash, pa the purchaser its deed in a sold, but without any cox us in the deed of any mattu- less thereol. Any person, e: beneficiary, may purchase in trustee sells pursuant to a proceeds of sale to paymer pensation of the trustee an | form as required by balancourse indi- emant or warranty, espress or im- rrs of lact shall be conclusive pro- cluding the trustee, but including at the sale. the powers provided herein, trustee it of (1) the expenses of sale, im- j a reasvable charge by trustee's |
| connection with or in enforcing this obligates is actually incurred. 7. To appear in and detend any act feet the security rights or powers of benefic- tion or proceeding in which the beneficiary y suit for the foreclosure of this deed, to dding evidence of title and the beneficiary's sount of attorney's lease mentioned in this per ed by the trial court and in the event of a tree of the trial court, grantor further agter late court shall adjudge reasonable as the 's less on such appeal. It is mutually agroed that: 8. In the event that any puttion or all der the full of criminent domain or condemus | in an indicing purporting to liary or trustee; and in any suit or trustee may appear, includin, pay all costs and expense, in s or trustee's attorney's lees; the amaggaph 7 in all cases shall be an appeal from any judgment or set to pay such sum as the ap- l eneliciary's or trustee's attor- l of and property shall be taken had one beneficiary shall be taken | in one parted if in one parted if auction to the shall deliver to the property so plied. The recita of the truthluln the grantor and the grantor and and the grantor and and the grantor and and and and | s provided by law. The fir r in separate parcels and highest bidder for cash, pa sold, but without any cos us in the deed of any matti- tess thereof. Any person, et beneficiary, may purchase in trustee sells pursuant to proceeds of safe to payme proceeds of safe to payme pensation of the trustee any the obligation secured by | form as required by have not rubice erant or warranty, spress or im- rrs of lact shall be conclusive proof cluding the trustee, but including at the sale. The powers provided herein, trustee it of (1) the expenses of sale, im- it a reasonable charge by trustee's the trust deed. (3) to all persons itres (9) the trustee in the trust |
| connection with or in enforcing this obligates is actually incurred. 7. To appear in and detend any act feet the security rights or powers of benefic- tion or proceeding in which the beneficiary y suit for the foreclosure of this deed, to dding evidence of title and the beneficiary's sount of attorney's lease mentioned in this peet by the trial court and in the event of a tree of the trial court, grantor further agter late court shall adjudge reasonable as the 's less on such appeal. It is mutually agroed that: A. In the event that any puttion or all der the right of eminent domain or condemus h. If it so elects, to require that all or an compensation los such taking, which are in | in an indicing purporting to liary or trustee; and in any suit or trustee may appear, includin, pay all costs and expense, in s or trustee's attorney's lees; the amaggaph 7 in all cases shall be an appeal from any judgment or set to pay such sum as the ap- l eneliciary's or trustee's attor- l of and property shall be taken hadom, beneficiary shall be taken by portion of the monies pry able or seces of the amount required | in one parted if in one parted if auction to the shall deliver to the property so plied. The recita of the truthluln the grantor and the grantor and and the grantor and the grantor and and the grantor and the grantor and <lith and<="" grantor="" li=""> the grantor an</lith> | s provided by law. The tri r in separate parcels and highest bidder for cash, pa the purchaser its deed in a sold, but without any cox beneficiary, may purchase in trustee sells pursuant to a proceeds of sale to paymer pensation of the trustee an the obligation secured by liens subsequent to the in trests may appear in the co of the granior or to his to | orm as required by law conveying emant or warranty, express or im- res of lact shall be conclusive proof cluding the trustee, but including at the sale. The powers provided herein, trustee to a (1) the expenses of sale, in- 1 a reasonable charge by trustee's the trust deed, 130 to all persons iterest of the trustee in the trust iter of their priority and (4) the conver in inferent entitled to such |
| connection with or in enforcing this obligates and ess actually incurred. To appear in and defend any act est actually incurred, this or powers of benefic- tion or proceeding in which the beneficiary y suit for the foreclosure of this deed, to dding evidence of the and the beneficiary's ount of attorney's less mentioned in this p ed by the trial court, grantor further agree the trial court, grantor further agree the trial court, grantor further agree the trial court, grantor further agree be and the trial court, grantor further agree is less on such appeal. It is mutually agreed that: 8. In the event that any purtien or all der the tight of eminent domain or condenur th, if it so elective to such tail or any in pay all reasonable costs, exponses and att in this this to pon any reasonable costs, sh pied by it first upon any reasonable costs. | ion or proceeding purporting to ion or proceeding purporting to ia your trustee; and in any suit of trustee may appear, including of trustee may appear, including as a suit of the set of the set of an appear of an all cases shall be an appear from any judgment or set forward from any judgment or set to pay such sum as the ap- l energy such sum as the ap- l energy shall have the y portion of the moments pupple on secens of the amount required to mey's less necessarily puil or all be paid to beneficiary and and expenses and attorney's fees | in one parcel a in one parcel a auction to the shall deliver to the property so plied. The recita of the truthlund the grantor and 15. Whe shall apply the cluding the com attorney. (2) to having recorded a surplus, it any, surplus, it any sors to any tru under. Upon si | s provided by law. The tri in separate parcels and histerst blidder for cash, pa sold, but with out any mean sold, but with out any mean law in the deed of any mean beneficiary, may purchase beneficiary, may purchase beneficiary, may purchase proceeds of safe to paymer proceeds of safe to paymer proceeds of safe to paymer proceeds of safe to paymer proceeds of safe to paymer the obligation secured by the obligation secured by the the paymer in the o to the grantor of the his su chickary may from time to tate named herein or to an et appointment, and will | form as required by law conveying emant or warranty, by law conveying resold fact shall be conclusive proof cluding the trustee, but including at the sale. The powers provided herein, trustee it of (1) the expenses of sale, in- it a reasynable charge by trustee's the trust deed. (3) to all persons therest of the trustee in the trust effect of their priority and (4) the Cervyr in interest entitled to such time appoint a successor or successor y successor trustee appointed here- board out convergence to the successor out convergence to the successor |
| connection with or in enforcing this obligates es actually incurred. To appear in and delend any act fect the security rights or powers of benefic tion or proceeding in which the beneficiary y y suit for the foreclosure of this deed, to dding evidence of title and the beneficiary's nount of attorney's lease mentioned in this p ed by the trial court and in the event of a cree of the trial court, grantor further agter liste court shail adjudge reasonable as the 's leas on such appeal. It is mutually agroed that: 6. In the event that any puttion or all der the effect, to require that all or any compensation for such taking, which are in the second the taking which are in urred by grantor in such proceedings, and att in the that and appellate courts, meess at this more appeared and be balance urred hereby, none dantor and pellate courts, meess | into a number of the state of t | in one parted if in one parted if auction to the auction to the auction to the auction to the the protect so of the truthular the grantor with the | s provided by law. The try r in separate parcels and highest bidder for cash, pa the purchaser its deed in a sold, but without any cox beneficiary, may purchase beneficiary, may purchase in trustee sells pursuant to i beneficiary, may purchase n trustee sells pursuant to the proceeds of sale to paymer pensation of the trustee an the obligation secured by liens subsequent to the in the solidation secured by liens subsequent to the in the solidation return the to the grantor or to his so efficient may from time to a useh appointment, and with all shear named or appointed the shear named or appointed shear named or appointed the shear name of the shear of the shear the shear name of the shear of the shear the shear of the shear of the shear of the shear the shear of the shear of the shear of the shear the shear of the shear of the shear of the shear of the shear the shear of the s | form as required by law conveying emant or waited by law conveying emant or waited by law conveying its of lact shall be conclusive proof cluding the trustee, but including at the sail of the expenses of sale, in- t of (1) the expenses of sale, in- 1 a reasonable charge by trustee's the trust deel, (i) to all persons itered their priority and (4) the forward in inferent entitled to such the provide a successor or succe- ty successor trustee appointed here- bout conveyance to the successor title. Dowers and duites conferred hereunder. Each such appointment restrument executed by beneficiary, |
| connection with or in enforcing this and connection with or in enforcing this obligates actually incurred. To appear in and defend any act lect the security rights or powers of benefic- tion or proceeding in which the beneficiary yout for the foreclosure of this deed, to ding evidence of title and the beneficiary with for the foreclosure of this deed, to ding evidence of title and the beneficiary ount of attorney's less mentioned in this p ed by the trial court, grantor further agree late court shall adjudge reasonable as the 's less on such appeal. It is mutually affreed that: 8. In the event that any purtien or all der the right of eminent domain or condenur tht, if it so elects, to require that all or any ecompensation lor such taking, which are in pay all reasonable costs, expenses and att in the trial and appellate courts, necess inty in such proceedings, and the balance where hereby; and grantor agrees, at its ow execute such instruments as shall be ne meastion, promptly upon beneficiary's request whereby and trong the to the such instruments of the to the second any time and from time to time ". | into a trustee s and allowney' into a proceeding purporting to iary or trustee; and in any suit of trustee may appear, including pay allocats and expenses, in pay allocats and expenses, in an appeal from any judgment or efform any judgment or efform any such sum as the ap- lenet:ciary's or trustee's attor- lenet:ciary's or trustee's attor- be paid to the monies physical of the paid to beneficiary and and expenses and attorney's lees, and expenses and attorney's bene- applied upon the indebtochess or expense, to take such accions cessary in obtaining such com- | o in one parced is auction to the shall deliver to the property so plied. The recita of the truthlund the grantor and 15. Whe shall apply the cluding the com- nationney. (2) to having recorded died as their im surplus, it any, surplus, it any trustee, the latt upon any trustee and substitution which the proper of the successor | s provided by law. The try r in separate parcels and highest bidder for cash, pa the purchaser its deed in a sold, but without any cox beneficiary, may purchase beneficiary, may purchase in trustee sells pursuant to i beneficiary, may purchase in trustee sells pursuant to i proceeds of sale to paymer proceeds of sale to paymer presention of the trustee an incobligation secured by lien subsequent to the in the solitation secured by lien subsequent to the in the grantor or to his su chickery may from time to stee named herein and with er shall be made by pointed shall be made by written i corded in the motigage rec try is situated, shall be conc | form as required by law conveying emant or wardnty, express or im- rrs of lact shall be conclusive proof cluding the trustee, but including at the sale. It is the expenses of sale, in- the powers provided herein, trustee et of (1) the expenses of sale, in- the trustee in the trust instructure the cluster in the trust instructure the trustee in the trust instructure the priority and (4) the Conver in inferret entitled to such instructure appointed here- four conveyance to the successor title, powers and duies conferred hereunder. Each such appointment instrument executed by beneficiary, ords of the county or counties in lasive proof of proper appointment |
| connection with or in enforcing this obligated es actually incurred. 7. To appear in and defend any act feet the security rights or powers of benefic tion or proceeding in which the beneficiary y suit for the foreclosure of this deed, to dding evidence of title and the beneficiary's sount of atforney's lease mentioned in this peet by the trial court and in the event of a cree of the trial court, grantor further agter late court shall adjudge reasonable as the 's leas on such appeal. It is mutually agroed that: 6. In the event that any puttion or all der the right of eminent domain or condenue th, if is elects, to require that all or any compensation for such taking, which are in urred grantor in such proceedings, and att in the that and appellate courts, necess at this of engellator angle and the balance urred hereby, no grantor agrees, at its ow destroit even the such such and be alance urred hereby, on any reasonable costs a the such appellate courts, meess | into a trustee s and allowney' into a proceeding purporting to iay or proceeding purporting to iay or trustee; and in any suit of truste may appear, including process and expenses, in an agraph 7 in all cases shall be an agraph 7 in all cases shall be provided to any such sum as the ap- leneticiary's or trustee's attor- led said property shall have the y portion of the monies ply shall and expenses and attorney's lees, and expenses and attorney's lees, and expenses and attorney's bene- applied or incurred by bene- sers to that such actions reesary in obtaining such com- cessary in obtaining such com- ol this deved and the roce for o cancellation), without all sting | o in one parced is auction to the shall deliver to the property so plied. The recita of the truthlund the grantor and 15. Whe shall apply the cluding the com- nationney. (2) to having recorded died as their im surplus, if any, surplus, if any, turber, when re- sors to any trus trustee, the last upon any trustee, which the proper of the successor IT. Trust exchanged as the successor IT. Trust exchanged as the successor IT. Trust | s provided by law. The fir r in separate parcels and highest bidder for cash, pa work of the second second second and the second second second las in the second second second beneficiary, may person, e: beneficiary, may proximate proceeds of safe to paymer proceeds of safe to paymer in the obligation secured by the shift and secure to the inter shift be and to be clothed grand herein or to an stee named herein or to an stee named herein or to an stee named herein or to an stee shall be wested with all the sherein marked by written i shorded in the mortgage rec try is situated, shall be conce try as stated, shall be conce try as this trust whe made a public record as | form as required by law conveying emant or waited by law conveying emant or waited by law conveying its of lact shall be conclusive proof cluding the trustee, but including at the sail of the expenses of sale, in- t of (1) the expenses of sale, in- 1 a reasonable charge by trustee's the trust deel, (i) to all persons itered their priority and (4) the forward in inferent entitled to such the provide a successor or succe- ty successor trustee appointed here- bout conveyance to the successor title. Dowers and duites conferred hereunder. Each such appointment restrument executed by beneficiary, |

7

12832 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 warrant and forever defend the same against all persons whomsoever. 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 not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, seid grantor has hereunto set his hand the day and year first above written. 40 ²³ IMFORTANT 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Forn No. 1319, or equivalent. If compliance with the Act is not required, disregard this notico. Stanley R. Phipps Lende A. Phipps astand. (Acknowledgement) STATE OF CALIFORNIA **SS**. .wit County of **CALIFORNI** 10th in the year 19 $\Delta \gamma$, before me ٥ On this day of a Notary Public Us and for the safe down and State, residing therein, duly commissigned and sworn, personally appeared National hipps Through the courtesy of Valle lipps and appeared . COMPANY OF personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s): Whose name is subscribed to this instrument, and acknowledged (X INDIVIDUAL) that he (she or they) executed it. elitv Who executed the within instrument as . president and (C CORPORATION) secretary, on behalf of the corporation therein named, and acknowledged to me that such corporation executed the within instrument pursuant to its articles and by-laws and a resolution of its Board of Directors. (PARTNERSHIP) executed the within instrument on behalf of the part-That . nership, and acknowledged to me that the partnership executed it. ESS WATEREOF, I have hereunto set my hand and affixed my official seal in and toread format and State, OFFICIAL SEAL CHRISS SAYDYK NOTARY PUBLIC-CALIFORNIA PRINCIPAL OFFICE IN len. nd year first above wr L Notery Public in and far said County and State of California The undersigned is My commission a tpinas -10-93 E. SHASTA COUNTY My Commission Expires MAY 10, 1993 trust deed have been fully paid and satisfied. You hereby are directed, on payment t said trust deed or pursuant to statute, to cancel all evidences of indebtedness secur herewith together with said trust deed) and to reconvey, without varranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and cocuments to DATED: Beneficiary ot lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, TRUST DEED SS. County of (FORM Ne. 881) STEVENSINESE LAW PUB. CO., PORT I certify that the within instrument . 19.... STANLEY R. & CARLANDE A. FHIPPS of in book/reel/volume No. 01 SPACE RESERVED or as fee/file/instru-Grantor page FOR ment/microfilm/reception No....., JANES G. EDGIL RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO TITLE NAME KEY TITLE COMPANY . 1013 - 1074 Deputy P.O. - Box 6173 By Band; 38 57708 #27-136886

Stanley R. Phipps and Garlande A. Phipps Key Mitle Conceny -FENEFICIARY: James G. Edgil

12833

EXHIBIT "A" Legal Description

A parcel of land located in the Southeast one-quarter Northeast one-quarter (SE1/4 NE1/4), Section Sixteen (16), Township Twenty-three (23) South, Range Ten (10) East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at the Northeast corner of the Southeast one-quarter Northeast one-quarter (SE1/4 NE1/4), Section Sixteen (16), Township Twenty-three (23) South, Range Ten (10), East of the Willamette Meridian, Klamath County, Oregon; thence South 00 degrees 07' 30" West 30.04 feet along the East line of said Section 16, to the South right of way of Reeve Road and the true point of beginning of this description; thence continuing South 00 degrees 07' 30" West, 336.94 feet; thence West 241.18 feet; thence North 322.53 feet to the Southerly right of way of Reeve Road; thence North 86 degrees 50' 15" East, 242.29 feet to the true point of beginning.

Tax Account No: 2310 016A0 04700

TATE OF OREGON: COUNTY OF KLAMATH: SS.

| STATE OF ONE COLLEGING COLLEGING | | | Mountain Title Co. | | the13th day | | |
|----------------------------------|--------------------|----------|--------------------|----------------------------|---------------------------------|----|--|
| Filed fo | or record at reque | A.D., 19 | | o'clock PM., and du | ily recorded in Vol. <u>M81</u> | 9, | |
| 01 | | | Mortgages | on Page128 Evelyn Biehn | County Clerk | | |
| FEE | \$18.00 | | | By <u>Qaul</u> | ne mulinda | re | |
| | | | | | | | |

TEIST DEED GRANIOR: TRISILE: