5462	eries—TRUST DEED.	TRUST DEED		m89_Page_	
THIS TRUST D	EED, made this61 eBudge and Janis 1	th	Septemb	er, wife.	19.89, betwee
William E. D	eBudge and Janis	Natie Debunger		an and a second	
As As	pen Title & Escrover and Imogene Dr	w. Inc.		- K. S.C. 1942	, as Trustee, ar
Dewey A. Dry	er and Imogene Dr	yer husband an	l wife. with	full rights o	)I
survivorship	2.	••••••	••••••		
Beneficiary,				an a	
		WITNESSETH		a with nower of	sale the proper
Grantor irrevocal	bly grants, bargains, se	ells and conveys to	o trustee in tru	st, with power of	sale, the proper
Klama	thCounty, Ore	gon, described as:			
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and the second					
SEE LEGAL DES	CRIPTION MARKE	D EXHIBIT "A	ATTACHE	MOUCH FUL	
BY TH	IIS REFERENCE M	ADE A PART H	EREOF AS	HOUGH FULLI	
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becomes under product of alienated by the grantor without first he then, at the beneficiary's option, all obligations secured by this instruct 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 in good condition and repair; not to remove or demolish incurred therefor.
 2. To conjuly or improvement which may be constructed, damaged or destroy. To comply with all have, ordinances, regulations, covenant, condition is and restrictions allecting said property: if the beneficiary so requests, for a forward the beneficiary may require and to pay for limits are the said property.
 4. To provide and cover a swell as the cost of all limits arches made by the beneficiary and requires and may be constrained desirable by the beneficiary.
 4. To provide and cover and main insurance on the building forward networks as the said premises against loss or damage by the predictive or searching agencies as may be deemd desirable by the anomant is acceptable to the beneficiary, with loss payable to the latter; all profices of insurance new or hereafter streament as a the said premises against loss or damage by line and such or not less than \$ **The WIGNTON and The Wighton and the and to in the sender premise against loss or damage by the deliver said policies to the beneficiary, with loss payable to the latter; all profices of insurance new or hereafter streament of a such or not less than \$ <b>the wight and in such order as beneficiary** upon any individe the delivered to the beneficiary as one as sined to it the denor shall all or any reason to procure any such haud mass, assessments and other thereafter the thereafter or invalidate any procure the same and the deliver as a some as sined to the denore and and prompting and in such order as beneficiary upon any individe the deverse to instruction the respire. The a

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benchiciary shall have the right, if its o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-biciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary 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 onte lor endorsement (in case of hull reconveyances, for cancellation), without altering the liability of any person for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in

dranting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereol," and the recitals therein of any matters or lacts shall services menioned in this paragraph shall be not less than 55. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-rely and profits, including themes and collection, including treasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-ficiary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the radge of the radge of the invage and ballication or evaluate hereof as altor-ing determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the radge of the property, and the application or release thereof as altor-inguistication of such rents, issues and profits, or any data and apply the same. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or any attended on ther insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as altoresid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

waive any default or notice of default hereunder or invalidate any act done waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby without he beneliciary may have. In the event the beneliciary may have, In the event the beneliciary decise to fond cause to be recorded his written notice of default and his decision to self the said described real property to satisfy the obligation and his decision to self the said described real property to satisfy the obligation secured hereby where pon the trustee hall tix the time and place of sale, five secured hereby where pon the trustee has proceed to foreclose this trust deed in the manner provided in ORS 46735 to 86795. In the manner provided in ORS 46735 to 86795.

together with trustee's and attorney's lees 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 be postponed as provided by law. The trustee may sell said properties in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for eash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conversion the property so sold, but without any coverant or warranty, espires or im-plied. The recitals in the deed of any matters of lat shall be conclusive proof of the truthulness thereol. Any person, excluding the truster, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable (1) and person the sub-granter to the interest of the trustee in a the trust deed as their interests may appear in the order of the trustee in a the trust 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. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-sors to any trustee named by with all tile, powers and duties conferred trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situared, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pender, beneficiary or trustee 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 trustee bereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or sovings and loan association authorized to do business under the lows of Oregan or the United States, a title insurance company authorized to insure tale 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 575.535 to 575.535.

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The grantor covenants and agrees to and with fully seized in fee simple of said described real prope	the beneficia orty and has	ary and those	claiming under h umbered title the	im, that he is law- preto
and that he will warrant and forever defend the sar	ne against al	l persons who	msoever.	
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The grantor warrants that the proceeds of the loan repu (a)* primarily for grantor's personal, family or househo (b) for an organization, or (even if grantor is a natur				eed are:
This deed applies to, inures to the benefit of and bind personal representatives, successors and assigns. The term ber secured hereby, whether or not named as a beneficiary herein gender includes the teminine and the neuter, and the singular	nenciary shall r n. In construing number include	this deed and wi s the plural.	henever the context s	o requires, the masculine
IN WITNESS WHEREOF, said grantor has	s hereunto se	t his hand the	day and year firs	t above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a	) or (b) is	Will E. William E.	Deputy.	
not applicable; it warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making	on Z, the required	lance Ma	is sebudg	<i>p</i>
disclosures; for this purpose use Stevens-Ness Form No. 1319, or et lis compliance with the Act is not required, disregard this notice.	quivalent.	Janis Mario	e Dernade	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		ala de la traga de la tra Ala de la tradición Ala deta de la	na seu na da ser en el Norte de la contra de la contra de Norte de la contra de la	
	STATE OF	OREGON.		) )
STATE OF OREGON,				) ss. )
This instrument was acknowledged before me on 3 cpt - 3			ledged before me on	
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will'fam B_ DeBudge Janis Marie DeBudge	ot			•••••••
Notary Public Gr Oregon	Notary Pub	lic lor Oregon		
(SEAL) My commission expires: 3-72-93	My commis	sion expires:		(SEAL)
	IST FOR FULL RECO nly when obligation			
70:	, Trustee	n an shekarar a shekarar Tan shekarar 1999 da 1 Tan shekarar 1999 da 19	n frankrigen og som en som En som en som	
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 estate now held by you under the same. Mail reconveyance DATED:, 19	are directed, on ences of indebte thout warranty, e and document	to the parties	y said trust deed (v designated by the te	which are delivered to you erms of said trust deed the
			Beneficiary	
Do not loss or destroy this Trust Dood OR THE NOTE which it secu	ures. Both must be	dolivered to the trust	ee for cancellation before	reconveyonce will be mode.
TRUST DEED	an stration		STATE OF ORI	EGON, }ss.
(FORM. No. 881)		a 1. 149. 19	County of	at the within instrument
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Beneficiary			County affixed.	
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> Klahfath Falls, OR 97601	- パンチャンダ おうござち	2,254 C	· · · · · · · · · · · · · · · · · · ·	

## EXHIBIT "A"

All that portion of the SW 1/4 of the SW 1/4 of Section 28, and of the NW 1/4 of the NW 1/4 of Section 33, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as

Beginning on the North line of the Klamath Falls-Ashland Highway at a point from which the Northwest corner of said Section 33, bears North 25 degrees 40' West a distance of 1230.75 feet; thence Westerly along the said North line of Highway 80.35 feet to the Southwest corner of property deeded to J. C. Wall, et ux., being the true point of beginning of this description; thence North O degrees 21' West 832.0 feet; thence West 76.7 feet; thence North O degrees 21' West 860.0 feet, more or less to the South line of the Emmitt Ditch; thence Westerly along said ditch line 153.4 feet measured at right angles to said last mentioned line; thence South 0 degrees 21' East 880.0 feet; thence East 153.4 feet; thence South 0 degrees 21' East 832.0 feet to the North line of Highway; thence Easterly along said line 80.35 feet to the true point of beginning.

PARCEL 2:

Beginning at a point in the NW 1/4 of the NW 1/4 of Section 33, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, which is South 25 degrees 40' East, 1230.75 feet to a point on the Northerly right of way line of Klamath Falls-Ashland Highway; thence South 72 degrees 38' West, along said right of line, a distance of 160.7 feet; and thence North 0 degrees 21' West 400 feet, which point of beginning is on the Easterly boundary of a parcel of land deeded by Heidarer to Jameson and described in a deed recorded in Klamath County Deed Records, Volume 159, Page 581; thence North O degrees 21' West, 432 feet; thence South 89 degrees 39' West 153.4 feet; thence South 0 degrees 21' East 432 feet; thence North 89 degrees 39' East 153.4 feet, to the point of beginning; being a portion of the NW 1/4 of Section 33, township . 39 South, Range 8 East of the Willamette Meridian.

CODE 20 MAP 3908-28C TL 800 CODE 21 MAP 3908-338 TL 1000 CODE 21 MAP 3908-338 TL 1100

CTATE OF OF	EGON: COU	NTY OF KLAMATH: SS.		the	day
		Acpen 11LLE OUL	ck <u>PM.</u> , and duly	recorded in VolM80	<b>)</b> ,
of	Sept.	A.D., 19 <u>89</u> at <u>J111</u> Mortgages Ev	on Page17783 elyn Biehn	General Clerk	2
	\$18.00		elyn Biehn By <u>Coulin</u>	2 That	

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