219 aut 6335 Creaters TRUST DEED Vol. mgg Page 19331
222 South State
THIS TRICT DEED I II
Patricia J. Cline & Donna M. Weichers, Not as tenants in common, but with right of
Survivorsnip
as Grantor, Mountain Title Company of Klamath County, as Trustee, and Kerry S. Penn

AND THE PARTY & HELPOIN

as Beneficiary, rega deria -

200 WITNESSETH:

West West and the strength of 32333 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 17.8

see attached an and an added to the 19:15:16 : 11:14

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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 thereof and all fixtures 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

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable _______ as per terms of note ________ 19______ 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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 any building or improvement thereon; not to commit on permit any waste ol said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred theretor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiery may require and to pay for filing same in the proper public offices or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings

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, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it litst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary 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 meessary in obtaining such actions, and execute such instruments are shall be meessary in obtaining such actions and is executed hereby; and its for the to time to time upon written request of bene-liciary payment of its first program, provide the indebtedness, trustee may (a) consent (in case it full aconsent for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of aid property; (b) Join in

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granting 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 thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault 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 indebiedness hereby secured, end, the adequacy of any security for the indebiedness hereby secured, end, and take possession of said prop-try or any part thereol, in its own runne and take possession of said prop-rety or any entrolite, including those part devices the postered on the abendiest ator-ney's fees upon any indebiedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other ringurance policies or compensation or wards for any taking or damage of the property, and the application or release theread as aloresaid, shall not cure or waive any detaunit or notice of delault hereunder or invalidate any act done pursuant to such notice.

waive any delauit or notice of delauit hereunder or invalidate any act done pursuant to such notice. 12. Upon delauit 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 beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equilty as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, the beneliciary may have. In the event the beneliciary elects to foreclose by advertisement and sale, the beneliciary of the trustee shall execute and cause to be recorded his written notice of delauit and his election to sall the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, five notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86,735 to 86.795. 13. Alter the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delauit cocurred. Any other delault the is capable of being cured may be cured by tendering the performance required under the obligation or. trust deed. Jn edelault may be cured by paying the delault obligation or. trust deed. Jn endrorin

and expenses actually incurred in enforcing the obligation of the 'trust deed together with trustees' 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 property either in one parcel 'or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee-shall deliver to the number bedder for cash, payable at the time of sale. Trustee-shall deliver to the number better to cash, payable at the time of sale. Trustee-shall deliver to the highest bidder for cash, payable at the truste, pay the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereot, Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. Shall apply the proceeds of sale to payment of 1) the expenses of sale, in-cluding the compensation of the truster and a reasonable charge by trustee' adviny, to the granter to the interest of the trustee in the trust deed as their interest sussequent to the interest of the trustee in the trust surplus, if any, to the granter or to his successor furture appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conferred upon any trustee herein named or succinsive proof of up engointment and substitution shall be made by writter bustment executed by beneficiary which, when recorded in the mortgage records of the county or counties in which the property is situated. Shall be conclusive proof of up or appointment of the successor trustee. In Trustee accepts; this trust when this deed, duly executed and acknowledged is made a public record as provided by law.

NOTE: The Trust Deed Act provides that the trustee 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 authorized to insure liffe 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.

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	The grantor covenants and agrees to fully seized in fee simple of said described in	and with the beneficia	ary and those	claiming under him, that	he∶is law-
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	and that he will warrant and forever defen	y energy george and even and and and and a second and a	l nersons who	msoever	a gliffi a sua a constante A constante a constante gui Sa constante a sua a constante a sua sua
	and that he will watrant and forever deter	an eine annan an Anna Anna Anna Anna Anna Ann	મ્યુલિયાનમાં દિવસ્થિતિ પિયે છે. કેર્પ્રે પ્રાથમિક ના કારણવાર પિયે વિદ્યાર છે. જેવે નાગવે છે. તેર		a grad ar ar tragan an an El gala de gara de la seco angel ar da conta a seco angel ar da conta de familie
	՝ հաջորդելու ից՝ հերուր էրին էրությունը՝ որոչ՝ հարունը՝ չեն հաստատակությունը՝ հերտանցի գիների ֆինի։ Հիշի հայուր, հերջը հային հայուրը՝ չեն պատկան՝ հատվետությունը՝ ու որոչ՝ հերտությանը՝ ֆինի ֆինի համա Հայուր հերտությունը՝ հայուրը, որոչ՝ որոչ էրին հայինի հայուրը, հայուրը, հերտությունը՝	an analog an ann an ann an ann an an an an an an	26 Brancing and	na pena sakana kana di pena	an a
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	The grantor warrants that the proceeds of the	he loan represented by the l	above described	note and this trust deed are:	na se an su su su su su Su su su su su su su Su su su su su su su Su su su su su su su su Su su su su su su su su
	(a)* primarily for grantor's personal, family (b) for an organization, or (even if grantor	or household ournoses (see	e Important Noti	ICE DELOW J.	an an an Arran an Arran an Arran Arran Arran an Arran Arran Arran an Arran
	This deed applies to, inures to the benefit of	of and binds all parties here he term beneficiary shall m	iean the holder a	and owner, including Diedgee, o	i the contract
	secured hereby, whether or not named as a benefic gender includes the leminine and the neuter, and the	ciary herein. In construing t he singular number includes	this deed and wh the plural.	enever the context so requires,	me masculine
	IN WITNESS WHEREOF, said gi	antor has hereunto set			mten.
	* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act a	neficiary is a creditor Da ind Regulation Z, the	onna M. Wei	ichers / c	
	beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard thi	1319, or equivalent.	atricia J	Seline	6
			12110-12	· no filip	
	STATE OF CALIFORNIA LOS Angeles	SS.			
	On	before me			4 · · ·
	the undersigned, a Notary Public in and for s State, personally appeared Brian Bro	<u>dsky</u>	WTC	WORLD TITLE COMPANY	· · · · · · · · · · · · · · · · · · ·
	personally known person whose name is subscribed to the with a witness thereto, (or proved to be such per	in instrument as	FOR	NOTARY SEAL OR STAMP	
	of a credible witness who is personally know being by me duly sworn, deposes and says: Th	wn to me), who			
	18840 Ventura Blvd., Tarzana, C	esides at;		OFFICIAL SEAL TERRI L ALLEN	41
	thatwas present and saw and Patricia J. Cline personally known to Brian Brodsky the p	Donna M. Weichers		LOS ANGELES COUNTY	
2	in, and whose name is subscribed to the with instrument,-execute the same; and that aff	nin and annexed	J.	My comm. expires JUN 28, 199	4
	<u>hts</u> name therefo as a witness of				
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T	said trust deed or pursuant to statute, to cance herewith together, with said trust deed) and to rec	convey, without warranty,	to the parties d	esignated by the terms of said	trust deed th
	estate now held by you under the same. Mail rec				
	DATED:				
				Beneficiary	
1914	Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be deli	livered to the trustee	for cancellation before reconveyance w	rill be made.
	TRUST DEED	\sim	S	STATE OF OREGON, County of	}s
	(FORM No. 881)			I certify that the with was received for record on t	
1.4.) 	Patricia J. Cline & Donna M. Wei 15113 (Fairacres	chers	\sim \circ	oło'clockM.,	, 19
	LaMirada, CA 90638 Grantor	SPACE RESERVI	eo ì	n book/reel/volume No bage or as fe	c
	Kerry-S. Penn	FOR Recorder's U	ISE	ment/microfilm/reception	No
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MTC No: 22166-D

19333

EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in Government Lot 6 of Section 18, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Northeast corner of Parcel 2 of Minor Land Partition 36-83, from which the N1/4 corner of said Section 18 bears North 00 degrees 09' 35" East 767.85 feet; thence South 89 degrees 06' 41" West 502.86 feet to the Northwest corner of said Parcel 2; thence South 00 degrees 52' 52" East, along the West line of said Parcel 2, 172.00 feet; thence North 89 degrees 06' 41" East 499.74 feet to the East line of said Parcel 2; thence North 00 degrees 09' 35" East 172.03 feet to the point of beginning, with bearings based on the survey of Minor Land Partition No. 17-88.

Tax Account No: 3507 01800 00201 (with other property)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	Mountain Title Co. the the day	Ľ.
	19 89 at 10:16 o'clock AM., and duly recorded in Vol. M89	•
of A.D.,	Mortgages on Page	
· · · · · · · · · · · · · · · · · · ·	Evelvn Biehn County Clerk	
FFF \$18,00	By Qauline Mullendore	<u>_</u> .;
FEE \$18.00		
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