THIS TRUST DEED, made this ______31:d _____day of _____November, between VICTORIA L. SLEMBROUCK as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY as Trustee, and JOHN F. SHEPPERD & PATSY A. SHEPPERD, not as tenants in common but with the right of survi WITNESSETEI: a frate compare to as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED

₹**5**5

105

in Klamath County, Oregon, described as:

Dres on Trut Deed Series-TRUST DIED. MTC 3125721.P

7811

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SEE LEGAL DESCRIPTION ATTACHED HERETO AS EXHIBIT "A" AND MADE A PART HEREOF.

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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Sull of KINTEEN THOUSAND AND NO/100
Dellars, with interest thereon according to the terms of a promissory (\$15,000.00)
Dellars, with interest thereon according to the terms of a promissory of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, if note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, if note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner, paid, to be due and payable. November 10
November 10
J9.94
Sooner, but the debt secured by this instrument is the dute, stated above, on which the final installment of said note the formaturity of the debt secured 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 double of the instrument.

becomes due and payable. In the over the grantor without first h then, at the beneticiary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor afrees:

 To protect the security of this trust deed, grantor afrees:
 To protect the security of this trust deed, drantor afrees:
 To protect the security of this trust deed, drantor afrees:
 To complete or restore promply and be constructed, duraged or anary building or improvement information of the commit or permit any waite of said property.
 To complete or restore promply and be constructed, duraged or destroyed thereon, and pay when the ordinances, regulations, covenants, condition in executing beneficiary may require and to pay lot illing same in the construction duraged or destroyed thereon, and pay when the ordinances, regulations, covenants, condition in executing beneficiary may require and to pay lot illing same in the construction duraged or destroyed thereon, and continuously maintain isuarce on the buildings income the said property if the buildings income the said accompanies acceptable to the beneficiary with loss payable to the latter: all companies acceptable to the beneficiary with loss payable to the latter: all companies acceptable to the beneficiary with loss payable to the buildings to may poly insurance now or hereilter placed or a shell the fraction of place and the payed of the former and such insurance place on the distored or same and the pay poly insurance and the baneficiary with loss payable to the latter: all companies acceptable to all the same at glanntors were an insured; policies to the beneficiary as beam at glanntors are addited and poly poly of insurance on the buildings.
 if the fraction provement insurance place on an insured; policies or many procure the same at glanntors and to pay all

It is mutually agreed that:

It is mutually agreed that: B. In the event that any portion or all of said proverty shall be taken under the right of eminent domain or condemnation, benefriary shall have the right, if it so elects, to require that all or may 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 attorney's lees, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by if first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-ticiary in such proceedings, at its own expense, to take such actions secured hereby; and grantor agrees, at its own expense, to take such actions ned execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. Hord in the tria end presentation of this deed ard the note for pensation, promptly upon to time conveyances, to cancellation), without altering the liability of any person for the payment of the indeb'dens, trustee may (a) consent to the making of any map or plat of said property; (b) join in

the and from the decision for the

granting 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 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 farantee in any reconveyance may be described as the "person or persons grantee" in any reconveyance may be described as the "person or persons legally entitled theretoo" and the recitals therein of any matters or lacts shall be conclusive proof of the truthiuness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55. U. 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 pro-the indebtedness hereby secured, enter upon and take possession of said prop-rety or any part thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same liciary may determine. 11. The entering upon and taking possesion of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the insurance, policies or compensation or release thereod as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done urve any delault by grantor in payment of any indebtedness secured hereby or in his performance of any adreement hereunder, time heind of the hereby or in his performance of any adreement hereunder of the beind of the hereby or in his performance of any adreement hereunder to any indebtedness secured hereby or in his performance of any adreement hereunder.

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 afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the 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 event the beneficiary at his election may proceed to foreclose this trust deed by in equity as a morifage or direct the trustee to pursue any other right or the beneficiary elects to loreclose the truste elevent in the truste shall execute and case to be recorded his written notice of default and his election to sell the suid described real property to satisy the obligation and his election to sell the suid described real property to satisy the obligation and his election to sell the suid described real property to satisy the obligation in the manner provided in ORS 86.735 to 86.795. In the manner provided in ORS 86.735 to 98.795. In the manner provided in SS 86.735 to 98.795. In the default or defaults. Ist deed, the default may be cured by paying the satis, and at any time prior for S days before the date the trustee conducts the satis, the grantor or any other berson so privileged by DSS 86.735, may cure satis, the default occurred. Any other default the is capable of not then be due had no ded, the default may be cured by paying the default on then be due had no default occurred. Any other default his capable of not then be due had no any case, in addition to curing the default he obligation or trust deficing the cure shall pay to the beneficiary and and expenses actually incurred in enforcing the obligation of the trust desa and expenses ac

together with trustee's and altorney's lees not exceeding the amounts provided by law '4' 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 costponed as provided by law. The trustee may sell said property either in come parcel' or in separate parcels and shall sell the parcetor parcels at autoin to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law coverying the fore parcel's of the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law coverying of the recitals in the deed of any matters of lact shall be conclusive proof of the not beneticiary, may purchase at the sale. The generation of the sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by truste's attirrey, (2) to the obligation secured by the trust deed, (3) to all persons the intercorded lines subsequent to the interest of the truste entitled to at their interests may appear in the order of their priority and (4) to surplus. 16. Beneticiary may income to to the appresent entitled to such surplus. 16. Beneticiary may income to the interest of the trustee in the trust surplus.

Surplus, it any, to the granior or to nis 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-inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee neared or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment which, when recorded in the mortsåge records of the county or counties in which, when recorded in the mortsåge records of the county or counties in which the successor trustee. I. Trustee accepts this trust when this deed, duly executed and

which the property is situated, shall be conclusive proof of proper appointment which the support is situated, shall be conclusive proof of proper appointment of the support acknowledged is made a public record as provided by law. Trustee is not acknowledged is made a public record as provided by law. Trustee is not acknowledged is made a public record as provided by law. Trustee is not acknowledged is made appoint the support of the support activity of the support of the support of the support trust of the superior of proceeding in which frantor, beneficiary of trustee shall be a party unless such action or proceeding is brought by trustee.

attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real itales of any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereundur must be either an or savings and loan association authorized to do business inder the lows of Or property of this state, its subsidiaries, affiliates, agents or b anches, the United S

nd that he will	n in terrestant Second Second	1. 日本市場の日本市場には、東部市場の市場のである。 本市場合に、「市場の市場の市場の市場の市場の市場である。 本市場合に、「市場の市場の市場の市場の市場の市場の市場の市場の市場の市場の市場の市場の市場の市	
nd that he will warrant and forever defend the	same agais	nst all persons whomsoever.	
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		(2010년 1월 2011년 1 월 2011년 1월 20 1월 2011년 1월 2 1월 2011년 1월 2011년 2011년 1월 2011	
		ente de la construir de la cons La construir de la construir de La construir de la construir de	
The grantor warrants that the proceeds of it e loan r. (a)* primarily for grantor's personal, family or house	epresented by	the above described note and this trust deed a	re:
		E PAGE SERVICE AND A CONSTRUCTION OF A CONSTRUCT	
This deed applies to, inures to the benefit of and bi sonal representatives, successors and assigns. The term b sured hereby, whether or not named as a beneficiary here inder includes the termining and the neuter, and the singula	nds all partie eneliciary sk in. In constru	s hereto, their heirs, legatees, devisees, admin all mean the holder and owner, including pled, ind this doed and and owner, including pled,	istrators, executo see, of the contra
der includes the teminine and the neuter, and the singula IN WITNESS WHEREOF, said grantor h			
APORTANT NOTICE DAILS IN	and the second	set his hand the day and year first abo	ve written.
such word is defined in the Truth-in-Londing Act and Regulat	ion Z, the	Victoria L. Slembrouck	
losures; for this purpose uso Stevens-Ness Form No. 1319, or e ompliance with the Act is not required, disregard this toffce.	g required quivalent.	의 1월 1월 1월 2월 1월 2월 1월 1월 1월 2월 2월 1월 1월 2월 2월 1월 2월 2월 1월 2월 2월 1월 2월	
e signer of the abave is a corporation, he form of advnowledgement opposite.)			
ATE OF OREGON.			
County of Klamath	STATE O)) of) ss.	
This instrument was acknowledged before are on 1199, 1989, by		ument was acknowledged before me on	
oria L. Slembrouck	as		
Ramelas renco	or		
AL) PAMELA J. Soften CERc for Oregon MCFARUILLIC-OREGON		blic for Jregon	
My Commission Bipties - 5 10619 2	My commis	soion expires:	(SEAL
	FOR FULL RECO		
	1978 T. 1899 ST 48 1999	n have been paid.	
The undersigned is the least owner and the	Trustee	한 가 가 나가 가려진 가 있는 것 같아요. 가 있었다. 동 1999년 - 1997년 - 1997년 전 가 동 1997년 1월 1997년 1월 중 1997년 - 1997년 - 1997년 1월 19	
		cured by the foregoing trust deed. All sums	
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ALC: NO

 10.00

EXHIBIT "A"

21930

day

14+h

Beginning at a point on the North line of Tract 32, Altamont Small Farms, a platted subdivision in Klamath County, Oregon, in Section 15, Township 39 South, Range 9 East of the Willamette Meridian, Klamath Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, which is North 88 degrees 46' West a distance of 405 feet from the Northeast corner of said Tract 32; thence South 0 feet from the Northeast corner of less, along a line parallel to degrees 11' West 228.74 feet, more or less, along a line of the Great Altamont Drive, to the Northeasterly right of way line of the Great Northern Railway; thence North 47 degrees 57' West 53.68 feet along Northern Railway; thence North 0 degrees 11' East 192.89 feet, said right of way line; thence North 0 degrees 11' East 192.89 feet, more or less, to the North Line of said Tract 32; thence South 88 more of less, to the North Line of said Tract 32; thence for a portion of degrees 46' East 40 feet to the point of beginning, being a portion of Tract 32 of Altamont Small Farms.

Tax Account No.: 3909 0158D 00600

STATE OF OREGON: COUNTY OF KLAMATH: 55.

011	김 승규를 물건을 받으며 가지 않는 것을 가지 않는 것을 수 있다.	Mauntain Title (0	d in Vol M89,
1	for record at request of 19	Mountar Anna	clockA_M., and duly records	
Filed	Nov A.D., 19	<u>_89</u> at <u></u>	on Page	·
of	NOV1	Mortgages		
		편 또 말 걸렸다. 말 가 말 했다.	Evelyn Biehn County By Denulese D	Willendan
* *	이 물질수는 것 같다. 것 것 같	같은 신날 것 물건이 없는 것 같 것 물건이 많	By <u>Service</u>	
FEE	\$18.00	방법 그는 물건을 얻는 것이 없다.	요즘 홍정은 절환을 가락할 것이 같아.	
I LL	1996년 1997년 1월 1998년 1월 1998년 1997년 1월 1998년 1월 19 1997년 1월 1998년 1월 19 1997년 1월 1998년 1월 19	한 사람은 것은 가장을 즐기고 있다. 것이라는 것이라. 같은 것은 것은 것은 것은 것은 것이라는 것이 같은 것이다.	제 물건에 있는 방법은 말 가지 않는 것이다.	
	그는 그리철과 운영을 걸 줄을 즐길 수 있는 것 같아.	철 것 같이 여름을 물질 것 수는 영영이 없는 것 같아?	회에를 물통을 유행할 것 아님들은 물기는 다.	and the second se