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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise num or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with suid real sutate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

FOR THE PURPOSE OF SECONDIC FERENCIAL OF Last set of the second of the terms of a promissory (\$49,000.00) ----- Dollars, with interest thereon according to the terms of a promissory interest thereon if

and a user paid, to be determined and the vert the vittle described property, or any part thereof, or any interest therein is sold, agreed to be make information with the vert the vittle described property, or any part thereof, or any interest therein is sold, agreed to be make the vert the vittle described property, or any part thereof, or any interest therein is sold, agreed to be maked to be the beneficiary of the beneficiary or any part thereof, or any interest therein is sold, agreed to be maked to be the beneficiary of the beneficiary, the vert the vittle described property, or any part thereof, or any interest therein is sold, agreed to be there at the beneficiary is option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and psyable.

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franting any easement or creating any restriction thereon; (c) join in any subordination or other adreement allocting this deed or the lien or charge thereof; (d) reconvey; without warranty, all or any part of the lien or charge frantee in any reconvey; and the recitals therein of any miters or lacts shall be conclusive proof of the truthfulness thereol. Truste's less for any of the terrores 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 a pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, court and the possession of said program the structure and explore and concerns and collection, including reasonable attor-rery of any part thereod, in this such or otherwise collect the same less costs and expenses of operation and calke possession of said program, then debtedness of operation and collection, including reasonable attor-rery i fees upon any indebtedness 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 impurance policies or compensation or alease thereod as aloresaid, shall not cure or waive any detault or notice of delawit hereunder or invalidate any act dotter insurance of such rents, issues of delawit hereunder or invalidate any act dotter insurance of the proceed of delawit hereunder or invalidate any act dotter invalues of the such of delawit by grantor in payment of any indebtedness secured invalues of the other of delawit by grantor in payment of any indebtedness secured

projectly, and the approximation of recease interest as moresaid, snam not cure or putative any default or notice of default hereunder or invalidate any act done pursuant to not notice. I. Upon idelault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with tappet to such payment und/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 equity as a mortfage or direct the trustee to loreclose this trust deed by advertisement and table, or may direct the trustee to loreclose this trust deed in equity as a mortfage or direct the trustee to loreclose this trust deed by advertisement and table, or may direct the trustee to loreclose this trust deed in equity as a mortfage or direct the trustee to loreclose this trust deed in equity as a mortfage or direct the trustee to loreclose this trust deed in the trustee shall execute and cause to be recorded his written mobile and his election to sell the said described real property, to satisfy the obligation end his election to sell the said described real property, to satisfy the obligation in the manner provided in ORS 86.735 to 86.795. I.3. Alter the trustee has commenced loreclosus by advertisement and sale, and at any time prior to 5 days before the date the truster conducts the sale, the grantor or any other person no priviled by ORS 86.753, may cure the default or delault. If the default consists of a laiture to pay, when due, sums secured by the trust deed, the delault may be cured by paying the salit end at the time of the cure other than such portion as would rot finen be due had no delault occurred. Any other delault that is capable of being cured nay be cured by tendering the performance required under the obligation or, trust deed. In any case, in addition to curing the delault or default, the perior ellecting the cure shall pay to the benefici

obligation or cruss unserver and a static pays to the sense of the trust deed defaults, the person ellocting the cure shall pays to the sense of the trust deed together with trustees and attorney's less 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 buildest hidde for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law comparison of the highest hidde for cash, payable at the truste. Trustee shall deliver to the purchaser its deed in form as required by law conclusive provided by law concerns or warranty, express or imformed and the deed of any matters of lact shall be conclusive proof the trusthelines, the pay be the trust of the sale. Trustee shall deliver to the obligation secured by the truste, but including the compensation of the trustee and a return deed, (3) of all provided by law converses of sale, including the interest may here in order of their priority of 16 that the trustee of the sale shall and the sale shall be conclusive provided herein, trustee shall and the the sale of the sale shall and the sale shall be conceed and the

NOTE: The Thest Deed All provides that the there is not a state of the site of e active member of the Oregon State Bar, a bonk, trust company States, a title insurance armoany authorized to insure title to real thereof, or an escraw agent licensed under ORS 696.505 to 696.585.

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fully send in fee simple of said des	green to and with the beneficiary and those claiming under him, that he is law- cribed real property and has a valid, unencumbered title thereto
and that he will warrant and former	r defend the same against all persons whomsoever.
	为外,使用"动脉"的理解"和规则指示,于是"外"和"教"的关系,这些不是有"动脉"的"动"。并且""",","","","",","",","",","","","",","",","",","",","",",""," 1999年 1999年 - 网络加利斯斯 化分子的 化合成分子 化合成分分子 化合成分子 化合成分分子 化合成分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分分
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personal injection applies to, inures the the be personal injection taking, successors and a sug returned heraby, whether or not named as n b	melit of and blods all parties hereto, their heirs, legatees, devisees, administrators, executors, nue. The term beneficiary whill mean the holder and owner, including pledgee, of the contract peneficiary herein. In construing this deed and whenever the context so requires, the masculine and the singular number includes the plural.
	and the singular number includes the plural. and the singular number includes the plural. and grantor has hereunto set his hand the day and year first above written.
* INFORTANT MOTICE, MALLA	
or such word is defined in the Truth-in-landing	Act and Regulation Z the LEWIS A. YORK
disclosures; fur this purpose use Stavene Ness from If compliance with the Act is not required, disregar	No. 1319, or equivalant.
[16 the signer of the above is a terperation, and the funes of selectoricity and a poposite.]	KATERYN H. YORK
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Chitobar 10 TAUTAL AND 10 57	lote me on This instrument was acknowledged before me on
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	was received for record on the day of, 19,
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AFTER HECCADING RETURN TO	County affixed.
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EXHIBIC "A"



A tract of land situated in Section 20, Township 39 South, Range 11} East of the Willamette Meridian, in the County of Klamath, State of Oregon, being a portion of Lot 2, of Purcel 2, as shown on Survey No. 1447, as recorded in the office of the Klamath County Surveyor, and being more particularly described as

Beginning at the North quarter corner of said Section 20; thence South 89° 05' 36" West along the North line of said Section 20, 272.15 feet; thence South 00° 54' 24" East 948.37 feet; thence South 29° 38' 20" West 750.00 feet to a point on the Northerly right of way line of the County Road, said point being South 60° 21' 40" East 170.00 feat from the most Southerly corner of Lot 3 of said Parcel No. 2; thence South 60° 21' 40" East, along said right of way line 470.00 feet to a point which is North 60° 21' 40" West 60.00 feet from the Southwast corner of Lot 1 of said Parcel No. 2; thence North 29° 38' 20" East, Parcel y line of Said Lit 1, a distance of 750.00 feet; thence North 00° 24' Westerly line of said Lit 1, a distance of 750.00 feet; thence North 00° 24' South 89° 36' 00° West 143, 10 feet to the point of beginning.

STATE OF ORBIDON: COUNTY OF KLAMATH: 55.

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