	TRUST	DEED	Volmat	Page 3120
26096		8.		, 19 <b>91</b> between
THIS TRUST DEED, made this	d			
GEORGE D. SEBASTION				
CONTRACT OCTION OF THE CONTRACT OF THE CONTRACT.	TOMPANY			, as Trustee, and
RALPH I. CLARKE AND DOROTHY	4 1.5 (1.5 (1.5 (1.5 (1.5 (1.5 (1.5 (1.5			
as Beneficiary,	e e gra defi	eren ko	i i i i i i i i i i i i i i i i i i i	en de la companya de
and the second	WITNES	SSETH:	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	or of sale the property
Grantor irrevocably grants, barga	ins, sells and conv	veys to truste ed as:	e in trust, with powe	er of sale, the property
inKLAMATHCounty	, Olegon, describe			
j. – standard stand Standard standard stan		· • _	Contra Barra	
Lot 3, Block 2, Tract 1083,	Cedar Trai	115		
المراجعة. 1973 - ماريخ محمد مستقد المراجع	and a second s	المحمول والمحمد محاصمه	gaala ta'u uu ahaan i Ta'u ahaan	
SEE EXHIBIT "A" ATTACHED HERE	TO AND MADE	A PART THE	REOF	ال المانية في المراجع المالية المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع
			n an	
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12555 Overland Drive, Ko	eno, Oregon			
12555 Overrand Preset		1987) (A. 1777) Alexandre (A. 1777)		-t- belowing or in anywigh
together with all and singular the tenements, now or hereafter appertaining, and the rents,	hereditaments and ap ssues and profits the	ppurtenances and reof and all fixt	all other rights thereu tres now or hereafter att	ached to or used in connec-
tion with said real estate.		and the set in the second	and of Arantor berein co	intained and payment of the
AND AND	NO/100			·····
note of even date herewith, payable to benefic				
note of even date herewith, payable to benefic not sooner paid, to be due and payableF The date of maturity of the debt secure				
The date of maturity of the debt secure becomes due and payable.	d by this instrument	is the date, stat	ed above, on which the	Inal instantient of sale note
	ed, grantor agrees:	granting any e	isement or creating any res	triction thereon; (c) join in any
To protect the security of this trust de 1. To protect, preserve and maintain said pro- and repair; not to remove or demolish any building pet to commit or permit any waste of said property.	or improvement thereon;	thereof; (d) rec	other agreement affecting onvey, without warranty, all reconveyance may be desc	or any part of the property. The cribed as the "person or person
and repair; not to remove or demoists any building not to commit or permit any waste of said property. 2. To complete or restore promptly, and in manner any building or improvement which may be	good and workmanlike constructed, damaged or therefor.	legally entitled be conclusive p	thereto," and the recitals the roof of the truthlulness ther ed in this paragraph shall be	traction thereon; (C) join in any this deed or the lien or charge l or any part of the property. Th cribed as the "person or person erein of any matters or facts shal reof. Trustee's lees for any of th not less than \$5.
destroyed thereon, and pay when due an easily include 3. To comply with all laws, ordinances, regul tions and restrictions allecting said property; if the b	ations, covenants, condi- eneliciary so requests, to	ime without n	n any delault by grantor h	ercunder, beneficiary may at an
manner any building or improvement which may be destroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, redui tions and restrictions allecting said property; if the b join in executing such linancing statements pursuant cial Code as the beneliciary may require and to pa proper public officers or searching agencies as may be beneficiary.	y for filing same in the I all lien searches made	pointed by a contract the indebtedness	s hereby secured, enter upon	and take possession of said prop
			is, including those past due	listing including reasonable atto
now or hereafter erected on the said premises agains	time to time require, in	ney's lees upon ficiary may det	ermine.	received an an end of the second seco
an amount not less than 3	sayable to the latter; all	collection of su insurance polici	ca rents, issues and pionts,	le for any taking or damage of th
il the grantor shall lan lor any reason to hit litere	dave prior to the expira-	<ul> <li>waive any dela</li> </ul>	the application of release the full or notice of default her	eunder or invalidate any act dor
tion of any policy of insurance now of instantic f the beneficiary may procure the same at grantor	s expense. The amount	t 12. Up	on default by grantor in pa	yment of any indebtedness secure ment hereunder, time being of the secure sectormance the beneficiary magnetic
collected under any life of office induced pand in ciary upon any indebtedness secured hereby and in	such order as beneliciary	essence with re declare all sur	ns secured hereby immediat	tely due and payable. In such a
any part thereof, may be released to grantor. Outer a not cure or waive any delault or notice of delault he	reunder or invalidate any	in equity as a	mortgage or direct the title	siee to forcerose any other right
act done pursuant to such notice. 5. To keep said premises tree from construct taxes, assessments and other charges that may be le	tion liens and to pay all wied or assessed upon or	the beneficiary	elects to foreclose by advert	isement and sale, the beneficiary
against said property before any part of such take charges become past due or delinquent and prompty	deliver receipts therefor	and his election	to sell the said described re	C the time and place of sale fit
ments, insurance pretinuitis, netis of other	the transfer with which the	A the second	provided in ORS 86.735 to 8	86.795.
make such payment, beneficiary has, at the rate set	forth in the note secure	d sale, and at an sale, the grant	or or any other person so p	rivileged by ORS 86.753, may cu
trust deed, shall be added to and breaks arising fre	om breach of any of the	the delault of sums secured	by the trust deed, the def	ault may be cured by paying t
erty hereinbelore described, as well as the granto	, shall be bound to th	not then be di	hay be cured by tendering 1	the performance required under t
described, and all such payments shall be the	ention of the heneliciary	<ul> <li>obligation of defaults, the</li> </ul>	person effecting the cure sh	all pay to the beneficiary all co
render all sums secured by this trust atta		together with	trustee's and attorney's ices	not electanig internet pro-
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of th of title search as well as the other costs and expen in connection with or in enforcing this obligation and		d 14. Ot <sup>5</sup> place designal be costponed	herwise, the sale shall be he ed in the notice of sale or as provided by law, The t	eld on the date and at the time a r the time to which said sale n rustee may sell said property eit is shall sell the parcei or parcels sayable at the time of sale. True form as required by law convey overant or warranty, express or
lees actually incurred. 7. To appear in and delend any action or	proceeding purporting t	to in one parcel it, auction to th	or in separate parcels and e highest bidder lor cash, p	shall sell the parcel or parcels sayable at the time of sale. True form as required by law convey
action or proceeding in which the deletion of pay a	all costs and expenses, in	he the property		
cluding evidence of fifte and the beneficiation of attorney's lees mentioned in this paragra	aph 7 in all cases shall b	be of the truthi or the grantor a	nd beneficiary, may purchase	e at the sale.
decree of the trial court, grantor further agree bene cellate court shall adjudge reasonable as the bene	pay such sum as the a liciary's or trustee's atto	p= 15. W ht- shall apply t	he proceeds of sale to paym	nent of (1) the expenses of sale,
ney's fees on such appeal.		attorney, (2) having record	to the obligation secured b led liens subsequent to the	interest of the trustee in the ti
8. In the event that any portion or all of a under the right of eminent domain or condemnation	tion of the monies paval	en deed as their the surplus, if ar ble surplus.	interests may appear in the	successor in interest entitled to s
right, it it so elects, to require that all of any per	ess of the amount requir	red 16.E	trustee named herein of 10	o time appoint a successor or suc any successor trustee appointed h vithout conveyance to the succe all title, powers and duties confe
anolied by it first upon any reasonable costs and e	xpenses and attorney's le	es, trustee, the	latter shall be vested with	all title, powers and duties confe- ted hereunder. Each such appointn
both in the trial and appendie courts, increasing	and man the indebtedn	ess and substitut	ion shall be made by writte	records of the county or countie onclusive proof of proper appointm
liciary in such proceedings, and the balance app secured hereby; and grantor agrees, at its own ex and execute such instruments as shall be necessar herebility in the secure to be a shall be necessar	pense, to take such actic	ons which, when	operty is situated, shall be co	onclusive proof of proper appoints

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 lows of Oregon or the United States, a title insurance company authorized to insure title 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 a fully seized in fee simple of said described rea	nd with the beneficiary and t I property and has a valid, t	hose claiming under him, that he is law- mencumbered title thereto
and that he will warrant and forever defend	the same against all persons	whomsoever.
The grantor warrants that the proceeds of the lo	an represented by the above descr	ibed note and this trust deed are:
(a)* primarily for grantor's personal, family or i (b) for an organization, or (even if grantor is This deed applies to, inures to the benefit of a personal representatives, successors and assigns. The ti secured hereby, whether or not named as a beneficiary gender includes the leminine and the neuter, and the si IN WITNESS WHEREOF, said grant * IMPORTANT NOTICE: Delete, by lining out, whichever warn not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this no (if the signer of the above is a corporation, use the form of acknewledgement apposite.) CA(1 FOQ ~1A STATE OF OREGON, COUNTY of ORANGE This instrument was acknowledged before me February 7th , 19.91, by George D. Sebastian Deanna J. Sebastian Deanna J. Sebastian My commission expires: Willy B, My commission expires: Willy B,	a natural person) are for Dusiness nd binds all parties hereto, their f for beneficiary shall mean the hol rherein. In construing this deed an ingular number includes the plural. tor has hereunto set his hand franty (a) or (b) is clary is a creditor Regulation Z, the regulation Z, the con construing this deed an con constr	seirs, legatees, devisees, administrators, executors, der and owner, including pledgee, of the contract d whenever the context so requires, the masculine the day and year first above written. SEBASTION Job ASLAN SEBASTION Job ASLAN SEBASTION Job ASLAN SEBASTION Job ASLAN Jss.
ORANGE COUNTY My Comm Exp. JUL 13, 1993. The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You ha said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv estate now held by you under the same. Mail reconv DATED:	of all indebtedness secured by the ereby are directed, on payment to levidences of indebtedness secure ey, without warranty, to the part eyance and documents to 9	e loregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ies designated by the terms of said trust deed the Beneficiary
De, not lose or destroy this Trust Deed OR THE NOTE which (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. GEORGE DSEBASTIQN. AND DEANNA J. SEBASTIQN. AND Grantor RALPHICLARKE AND OROTHYL.W.CLARKE Boneticiary DOROTHYL.W.CLARKE Boneticiary	The secures. Both must be delivered to the international secures and the secure	STARE OF OREGON, Cali Forwin, StarE OF OREGON, Cali Forwin, Ss. I certify that the within instrument was received for record on theday of
MR. RALPH I. CLARKE 10420 East Cedar Waxwing Court Ironwood, Sun Lake,Az 85248		NAME TITLE By

<u>tooq</u>

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EXHIBIT "A"

Lot 3, Block 2, Tract No.1083, Cedar Trails, in the County of Klamath, State of Oregon, together with an undivided One-Third (1/3) Interest in the well, pump and pumphouse, located on Lot 2, Block 2, Tract No. 1083, Cedar Trails, along with access to said well from Lot 2, for the purpose of establishing a pipeline and for the purpose of maintaining said pipeline said pipeline, said one-third interest to the above described well and the above described easement shall be for the benefit of said Lot 3, and shall run with the land. Also said One-Third interest and easement described herein shall be contingent upon the resident of said Lot 3, whoever he or she may be, contributing to One-Third of the cost of repairing maintaining and operating said well, pump, and pumphouse and it is meant by the conveyance and that all subsequent purchases of said Lot 4, shall be bound by the terms of this conveyance and that their rights in said well, pump pumphouse, and easements shall be contingent upon their sharing in the expenses described herein.

RETURN: RALPH CLARKE 10420 EAST CEDAR WAXWING COURT IRONWOOD, SUN LAKE, ARIZONA 85248

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at reques	ofKlamath_County	7 Title Co.	the 20th	
of	Feb.		o'clock P_M., and dul	v recorded in Vol M91	day
		of <u>Mortgages</u>	on Page 312	0	
FEE	\$18.00		Evelyn Biehn By <u>Gradese</u>	County Clerk	

IN. TIALS