| 10371 | | | 18-NESS LAW PUB. CO., PORTLAND. OR. 87204 |
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| ^{°°} 30092 | TRUST | DEED Harris Vol.m9 | _Page 10370 |
| THIS TRUST DEED, | made this 12th | day ofMarch | , 19.91., between |
| Joseph W. Green | Title Company ies of America, In ril 26, 1982 | CSuccessorTrust | as Trustee, and |
| Grantor irrevocably gra- inKlamath | ants, bargains, sells and cor | SSETH: nveys to trustee in trust, with bed as: | power of sale, the property |
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| an a | | | A27 117 09) |
| now of nereatter appertaining, the tion with said real estate. FOR THE PURPOSE OF sum of <u>*XIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u> | SECURING PERFORMANCE XXIIVXISANAX XXIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | Seventeen and 98/100 ppurtenances and all other rights a ereot and all fixtures now or hereaft sole each agreement of grantor here Example 1 Contract State Stat | in contained and payment of the NAX SOV/1000 |
| and such other harards as the penetic an amount not less than \$ full 11 rompanies acceptable to the beneliciar publies of insurance shall be delivered | mplip, and in good and workmanlik which may be constructed, damaged o costs incurred therefor. dinances, regulations, covenants, condi- perty; il the beneticiary so requests, it ents pursuant to the Uniform Commer ire and to pay for thing same in th as the cost of all lien searches mad as may be deemed desirable by th- maintain insurance on the building | e grantee in any recovery and the sec be conclusive proof of the truthluing services mentioned in this paragraph at 10. Upon any delault by gra- time without notice, either in person pointed by a court, and without reg the indebirdness hereby secured, enti- e erty or any part therept, in its own issues and profiles, including those pa- tes costs and expenses of operation to new's fres upon any indebirdness sec | ny restriction thereon; (c) join in any lecting this deed or the lien or charge the second of the person or persons to active as the "person or persons at the second of the person or persons at thereoi. Trustee's lees for any of the second of the second of the second of the second of the second of the second rupon are on the second of the second rupon second of the second of the second of the rupor second of the second taking postersion of said property, the rupon second of the second of the second second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second o |

companies acceptance to the constructory, with loss payable to the latter; all publics of investigations of the charges that the delivered to the beneficiary as soon as insured; if the former shall build for any reason to procure any such insurance and to the the intermeticary and the sonner shall build for any reason to procure any such insurances. The amount shall be delivered the source of the explicit of the explicit of the sonner so or hereafter placed on said building, the beneficiary may be applied by beneficiary may be applied by beneficiary may be reasoned beneficiary in such order as beneficiary any determine, or at option of beneficiary the entire amount so collected, or any determine, or at option of beneficiary the entire amount so collected, or any determine, or at option of the there controls on the explicit on or release shall be added to solve any delault or motice of delault hereunder or invalidate any act done pursuant to such notice. So the key shall premises free from construction liens and to pay all tare, assessments and other charges that may be levied or assessed upon or charges the bench charges that may be levied or assessed upon or beneficiary should the granter fail to make payment of any tares, assessments and other charges payable by grantor, either for the secure by draw or the providing beneficiary with lunds with which for make any charge the acceled of any tares, assessments, which the obligations described in paragraphs 6 and 7 of this trust deed, whalt be added to and become a part of the debt secured by this trust deed, whalt one so rail cost payments with interest as allowershill when the providing the thereas of the paragraphs 6 and 7 of this trust deed, whalt unde with which to any class are became that they are bear on any relation the payment of the obligation the excited in the bound to the providing the theoreas of the paragraphs 6 and 7 of this trust deed. And all such payments with interest as allowershill we from the pay all any of the excitand in the paragraph

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pullate court shall adjudge trasonable as the beneficiary's or trustee's allow reverses on such appreal. It is mutually agreed that: 5. In the event that any portion or all of said property shall be taken under the right of sument domain or condemnation, beneficiary shall have the right if it is chert, to require that all or any portion of the monies paying to pay all reasonable costs, expenses and attorney's less mecanatic pay incurred by dranter in such proceedings, shall be paid to dranter the right of sump any reasonable costs, expenses and attorney's less mecanatic pay and applied by it forstor in such proceedings, shall be paid to dranter the right of any proceedings, shall be paid to dranter dranter agrees, all its own expenses to take such actions both in the trial and appellide courts, mecasarily paid to take such actions secured hereby and granter agrees, all its own expenses to take such actions and execute such instruments as shall be mecasary in obtaining such con-pensation promptly upon hand iteration of this deed and the note for rediction any time and from time to time detailion), written request of bene-ficiary. Payment of its less and presentation of this deed and the note for endorment in case of full reconvegances, for cancellation), written request of bene-vered here and room time to the data distord, the data for the late ficiary payment of its less and presentation of this deed and the note for endorment in case of full reconvegances for cancellation, written request of bene-ties in the stand of the payment of the addition of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

collection of such rents, issues and prolits, of the protection of sumage of the property, and the application or velcase thread for any indexies of the application or velcase thread for any indexies of the property, and the application or velcase thread for any indexies of the property. and the application or velcase thread for any indexies of the sense with respect to such pays immediately due and paysble. In such any deciment hereunder, time being of the reserve with respect to such payse immediately due and paysble. In such any deciment hereunder, time being of the reserve with respect to such payse immediately due and paysble. In such any deciment hereunder, time being of the reserve with respect to such payse immediately due and paysble. In such any direct the trustee to foreclose this trust deed by in equily as a mortilate or merit, which the beneficiary may have. In the event the beneficiary is when the beneficiary may have. In the event the beneficiary is when the beneficiary may have, In the event is decime shall execute and cause to be recorded his written notice of default the beneficiary is a substitute of all or the substitute of all events and proceed to foreclose this trust deed by incluse shall execute and cause to be recorded his veloce that the oblight of the trustee has commenced foreclose this trust deed in the manner provided in ORS 86.735. To GR 86.735. The substitue of all all the time and place of all all the time shall execute and cause the delaut to pay, when the secure diversion and the substitue of the data the time of the data any time prior to 3 days before the data the truste econducts the sale, and at any time of the data day of the delaut to pay, when the sale and the paysing the substitute of the data any time of the data of the delaut to any appeared the delaut or delaut the time of the data of the delaut or delaut the time and place delaut the time and place delaut the time and place the delaut or delaut the time of the delaut or delaut the time and place delaut the time and

mber of the Oregon State Bar, a bank, trust the insurance company authorized to insure titl a account licensed under ORS 696,505 to 12012. The Triat Deel Art provides that the trustee hereunder must be an surrors and torm instantion rightarized to do business under the proces to a this strict, is tabigularis, affiliates, agents or branches, it is tabigularis, affiliates, agents or branches, it States, a title insura thereof, ar on escrow

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| The grantor covenants and agrees to an fully seized in fee simple of said described rea | | | |
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| and that he will warrant and forever defend the second second second second second second second second second | the same against all persons | s whomsoever. | 1775 1855 |
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| The grantor warrants that the proceeds of the lo | an represented by the above desc | ribed note and this trust deed a | e: |
| (a)* primarily for grantor's personal, family or f (b) for an organization, or (even if grantor is a | voutehold-purposes (see Importan a natural person) are for business | n t Notics below), - 1 or commercial purposes. | |
| This deed applies to, inures to the benefit of ar personal representatives, successors and assigns. The te secured hereby, whether or not named as a beneficiary | nd binds all parties hereto, their rm beneliciary shall mean the bu | heirs, legatees, devisees, admini | strators, executors, ee, of the contract |
| gender includes the leminine and the neuter, and the sil | ngular number includes the plural. | | |
| IN WITNESS WHEREOF, said grant | or has hereunto set his hand | the day and year thest about | e written. |
| * IMPORTANT NOTICE: Delete, by lining out, whichever warra not applicable; if warranty (a) is applicable and the benefici | ary is a creditor ADSPTIN | W. Green | / |
| as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by r disclosures; for this purpose use Stevens-Ness Form No. 1315 | egulation Z, the making required | | |
| orsciosures; for this purpose use Stevens-Ness form No. 1315 If compliance with the Act is not required, disregard this not | | | |
| (If the signer of the above is a corporation, use the form of acknowledgement eppesite.) | | | |
| STATE OF OREGON | STATE OF OREGON. | ана стана стана Хили стана | - 19 1 |
| County of Clark 33 | County of |) 85. | • • • 31 |
| This instrument was acknowledged before me | | nowledged before me on | |
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| COMMISSION EXAMPLES Iblic for Care | | 1 | |
| (SEAL) FEBRUARY 1, 1995 | My commission expires: | | (SEAL) |
| · · · · · · · · · · · · · · · · · · · | EQUEST FOR FULL RECONVEYANCE | | |
| | sed only when obligations have been paid | d. | , , , |
| 70: | , Trustee | | |
| The undersigned is the legal owner and holder o trust deed have been fully paid and satisfied. You here | | | |
| said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey | vidences of indebtedness secured | t by said trust deed (which an | delivered to you |
| estate now held by you under the same. Mail reconvey | ance and documents to | | |
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| | | Beneficiary | |
| | secures. Both must be delivered to the fri | | e will be made. |
| DATED: , 19. Do not loso or destroy this Trust Dood OR THE NOTE which it | secures. Both must be delivered to the In | valee for concellation before reconveyond | e will be made. |
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| DATED: , 19. Do not lose of destroy this Trust Dood OR THE NOTE which if TRUST DEED [FORM 'No. 681] | secures. Both must be delivered to the in | STATE OF OREGON, County of Variation before reconveyond County of | thin instrument the |
| DATED: , 19. De net less er destray this Trust Deed OR THE NOTE which if TRUST DEED (FORM No. 887) Arveing Mess Law publico. portLand.org Joseph W. Green | secures. Beih must be delivered to the fr | STATE OF OREGON, County of I certify that the wi was received for record or of | thin instrument the |
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| DATED: De not lose or destroy this front Deed OR THE NOTE which is TRUST DEED (FORM No. 681) VIEVENS NESS LAW FUB. CO., FORTLAND, DRE Joseph W. Green Grantor Investment Companies of America, Inc. Successor | SPACE RESERVED | STATE OF OREGON, County of | ss. thin instrument the |
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EXHIBIT "A" LEGAL DESCRIPTION

The following described real property in Klamath County, Oregon:

A parcel of land lying in the East 1/2 of SW1/4 of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, described as follows:

Beginning at an iron pin which lies North 0 degrees 51' West along the 40 line a distance of 462.3 feet and North 89 degrees 09' East a distance of 262.2 feet and South 46 degrees 09' East a distance of 657.8 feet from the iron axle which marks the Southwest corner of the NE1/4 SW1/4 of Section 1; and running thence continuing South 46 degrees 09' East a distance of 352.1 feet to an iron pin which lies on the Northwesterly right of way line of the Enterprise Irrigation Canal; thence North 11 degrees 21' East along the Northwesterly right of way line of the Enterprise Canal a distance of 337.4 feet to an iron pin; thence continuing along the Northwesterly right of way line of the Enterprise Irrigation Canal North 60 degrees 21' East a distance of 103.3 feet to an iron pin on the Klamath Falls-Lakeview Highway Southerly right of way line of 30 feet at right angles from its center; thence North 46 degrees 09' West along the above mentioned highway right of way line a distance of 200 feet to an iron pin; thence South 43 degrees 51' West a distance of 384 feet more or less to the Point of Beginning.

EXCEPTING THEREFROM that portion conveyed to the State of Oregon, by and through its State Highway Commission, recorded in Volume M71, at page 10194 and re-recorded in Volume M71 at page 11031, Microfilm Records of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

| Filed for record at request of | Mountain Title Co. | the3 | rd day |
|--------------------------------|-------------------------------|-----------------|----------|
| of June A.D., 19 9 | at 9:33 o'clock AM., and duly | recorded in Vol | M91, |
| of | Mortgages on Page 10370 | <u> </u> • | |
| | Evelyn_Biehn | | |
| FEE \$18.00 | By Couline 4 | Mulendore | <u>.</u> |
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