34122	TRUST DEED	101. mg/ Pa	ge <b>17684</b>
THIS TRUST DEED, mad :	this	ust	, 1991, betwee
			<b>*</b>
as Grantor, HOUNTAIN TITLE CO	MPANY OF KLAHATH COUNTY		, as I fustee, an
SRNEST R. SESSOM AND DORIS C	SESSOM or the survivor the	TEOT	·······›
不可能的。他们的人们的人们的人们的人们的人们的人。 在我们的人们,这些人们都能能成为了自己的人们是很多自己			
as Beneficiary,	WITNESSETH:	김 정도는 것이 있는 것	
Constant improvability dramts h	pargains, sells and conveys to trustee in	trust, with power	of sale, the propert
in KLAMATH Co	unty. Oregon, described as:		
수는 것이다. 이야기 사람들이 것 가격되니? 전문 사람을 만들는 것이 있는 것이 있는 것이다. 것은 사가 문제 방법에서 관련하는 것이 사람들을 것이 안전을 받았다. 것이 가격되는 것이 있는 것이다. 같이 아내는 것이 같이 있는 것이 있는			
SEE ATTACHED EXHIBI!		ng bere distriction of a Reference and a state of the	
	全体全部操作的如果的变形。 - 부산은 가지 않는 것이 가지 않는 것이다. "他说 중국방院 가지 않는 것이 같은 것이다. 이 것이 같은 것이다.		
전에요한 사람이 아파 비용 비용자가 더 것 같아요. 그 귀엽 말.			
같이 가지 않는 것 같아요. 나는 않을 방법을 할 수 있는 것이 같이 많이 많이 없다.	网络美国新闻和中国新闻 重新分子 网络拉丁卡拉马罗卡拉		
	그녀주 것 같아요. 지난 것 같아. 같아. 이 가 있는 것 같아. 이 가 있는 것 같아.		
	ents, hereditaments and appurtenances and all		

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to Leneliciary or order and made by grantor, the timal payment of principal and interest hereol, if

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becomes due and payable. In normal of the secure of the secure of the secure in a secure of the secure interval of the secure of

## 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 condernation, beneliciary shall have the right, if it is o elects, to require that all or try pretion of the monies parable as compensation for such taking, which are in excess of the amount, required to pay all reasonable costs, expenses and ittoray's ters necessarily paid or incurred by drantor in such proceedings, thall be paid to beneficiary and applied by it first upon any reasonable cost: and expenses and attoray is been-liciary in such proceedings, and the balance applied upon the and actions secured hereby; and grantor agrees, at its wan expense, to take actions and execute such instruments as shall be necessary in obtaining each actions of the trial any time and from time to the neithed and the next for ficiary, payment of its lees and presentation or a without expension of bene-ficiary, payment of its lees and presentation or a without expension of bene-ficiary in genome the lees and presentation or a without expension of bene-ficiary of the second the payment of the ind-bedness, tra ter may (a) consent to the making of any map or plat of said property; (b) join in

having obtained the written consent or approval of the Deheliclary, rument, irrespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allocing this duel or the lien or charge farmed in any recomprised and the recitals there of any matters or facts shall berolic proof of the truthulness therein of any matters or facts shall be obtained in this paragraph shall be not less than 55. I.O. Upon any delault by grantor hereunder, hereificary 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 adquace of any scenity for the indebiedness hereby secured, enter upon and take prosession of sup rest. Figure and expression dube description of any entering the same, issues and profits, including those pand collection, including resonable attor-neys less due thereing upon and taking possession of said property, the collection of such rents, issues and profits, or the proceed of line and other imsurance policies or compensation or awards for any taking or dimage of the property, and the application or release thread a alorshid, shall not cure or waive any delault or notice of delault hereinder or invalchate any set done uprovent to such notice. I.D. Upon delault by grantor in payment of any indebitedness secured hereby or in his performance of any add/or performance, the beneiciary may declare all sums accur at his election may proceed to loreclose this trust deed in devision or such and alorship due and payable. In such and event the set and order the trustes to pursue any other right or remedy, either at laws or may direct the trustes to pursue any other right or remedy, either at laws or may direct the trustes to pursue any other right or remedy, either at laws or may direct the trustes to pursue the bifasion and his election to ell the such advertise property to easily the behigation and the approxement of the curchal property the obligatio

surplin, if any, to the grantic of to his successor on prevent entitled to such surpline 16. Beneficiary may from time to their appoint a successor or succe-tors to any trustee named herein or to any successor trustee appointed herei under. Upon such appointment, and without convenance to the successor trustee, the latter shall be viside with all title poars and duries conterred and substitution shall be made by written indurater the successor trustee which, when recorded in the mortgage records of the country or counties in which the property a situated, shall be trust.suve proof of proper appointment of the successor trustee appointment, then the trust of the successor and substitution shall be trust when this dowd, duly excuted and the successor frustee appointment is provided by law. Trustee is not oblighted to motify any parts hereto of precing sale under an other deed to appoint any parts hereto at provided by law. Trustee is not oblighted to rootly any parts hereto of precing sale under an other deed co shall be a party unless such action or proceeding in brought by trustee.

ney who is an active member of the Origon State Bor a bank, trust company as the "United States, a title insurance company authorized to insure title to real or any egency thereat, or an escrew agent licensed under ORS 676.505 to 696.585. NOTE. The Trust Deed Act provides that the sustre hereuncer must be either on other or sovings and loan association authorized it do Evaluess under the larve of Oregon property of this state, its subsicience, affiliable, agrins or branches, the United States

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The grantor covenants and agree y seized in fee simple of said descrif	s to and with the be wil real property and	neficiary and those clai has a valid, unencumi	aving under him, that he is law- bered title thereto except none
t that he will warrant and forever d	(fend the same again	nst all persons whomso	ever.
The grantor warrants that the proceeds (a)* primarily for grantor's personal, fa (b) for an organization, or (even if gr This deed applies to, inures to the ben ersonal representatives, successors and assign ecured hereby, whether or not nenzed as a be ender includes the teminine and the neuter, a	elit of and binds all part antor is a natural person elit of and binds all part a. The term beneliciary	) are for business or comme ties herefo, their heirs, lega shall mean the holder and of trains this deed and whenev	rcial purposes. tees, devisees, administrators, executors, wrong including pledgee, of the contract
IN WITNESS WHEREOF, sai IMPORTANT NOTICE: Delete, by lining out, which of applicable; if warranty (a) is applicable and it such word is defined in the Truth-in-Lending eneficiary MUST comply with the Act and Regu isclosures; for this purpose use Stevene-Ness Form f compliance with the Act is not required, disrego	if grantor has hereur n ver warranty (a) or (b) is he beneficiery is a creditor Act and Regulation Z, the kition by making required 1 No, 1319, or equired	TURNSTONE, INC	iellen tres
by TURNSTO		ledged before me on	) ss. September 4, , , 19.91. September 4, , 19.91.
as PRESI	NT AND SECRETAN NNE, INC.	RY, RESPECTIVELY Andre ( My commission expires	Notary Public for Oregon 5-1-91
	REQUEST FOR 20 Is be used only when a Truste	승규님 이 집에서 이 것 같아. 가지 않는 것 같아.	
그는 방법 이상에 관심하는 것을 수많이 있는 것을 물고 주말했다.			
TO: The undersigned is the legal owner a trust deed have been fully paid and satisfic said trust deed or pursuant to statute, to herewith together with said trust deed) and estate now held by you under the same. Ma	nd holder of all indebred You hereby are direct cancel all evidences of i o reconvey, without way	ness secured by the forego ted, on payment to you of a indobtedness secured by asi- tranty, to the parties desig	d trust deed (which are delivered to yo nated by the terms of said trust deed th
TO: The undersigned is the legal owner a trust deed have been fully paid and satisfic said trust deed or pursuant to statute, to herewith together with said trust deed) and estate now held by you under the same. M. DATED:	nd holder of all indebted d'You hereby are direct cancel all evidences of i o reconvey, without way a l'reconveyance and dec 	ness secured by the forego ted, on payment to you of a indobtedness secured by asi tranty, to the parties design uments to	d trust deed (which are delivered to yo nated by the terms of said trust deed th Beneficiary
TO: The undersigned is the legal owner a trust deed have been fully paid and satisfic said trust deed or pursuant to statute, to herewith together with said trust deed) and estate now held by you under the same. M. DATED: De net less or destrey this Trust Deed OR THE TRUST DEED (FOLM No. 881)	nd holder of all indebted d'You hereby are direct cancel all evidences of i o reconvey, without way a l'reconveyance and dec 	ness uscured by the foregoned, on payment to you of a indebtedness secured by an cranty, to the parties design ments to unt be delivered to the frustee for ST.	Beneficiary concellation before reconveyance will be made. ATE OF OREGON, curnty of
TO: The undersigned is the legal owner a trust deed have been fully paid and satisfic said trust deed or pursuant to statute, to herewith together with said trust deed) and estate now held by you under the same. M. DATED: Do not less or destroy this Trust Deed OR THE TRUST DEED (FOLM No. 881)	nd holder of all indebted d'You hereby are direct cancel all evidences of i o reconvey, without wat i reconvey ance and dec , 19	ness uscured by the foregoned, on payment to you of a indebtedness secured by and tranty, to the parties design ments to was be delivered to the trustee for ST, C Was of	d trust deed (which are delivered to yo nated by the terms of said trust deed if Beneficiary concellation before reconveyance will be made. ATE OF OREGON, currity of

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## EXHIBIT A

TRACT 1260 -- MONTE VISTA RANCH, situated in Government Lots 13 and 18, of Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Dregon, being more particularly described as follows:

Beginning at the East 1/4 corner of said Section 7 and being the initial point; thence South 03 degrees 07' 41" East 1331.64 feet to the Southeast corner of Government Lot 18; thence North 89 degrees 58' 01" West 1334.30 feet to the Southwest corner of Government Lot 18; thence North 00 degrees 05' 49" East 663.13 feet to the Northwest = corner of Government Lot 18; thence North 89 degrees 55' 02" East, on the line common to said Government Lots 13 and 18, 198.00 feet; thence North 00 degrees 05' 49" Hast. parallel to the West line of said Government Lot 13, 663.53 feet to the North line of said Government Lot 13; thence North 89 degrees 48' 05" East 1131.09 feet to the point of beginning, with bearings based on the East line of Bella Vista --Tract 1235.

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

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223	1.11		2011년 11년 11년 11년 11년 11년 11년 11년 11년 11년	전원남은 너무운	요즘 집 같이 안전했다.	化氯乙基氯甲酸 化试验			승규는 이 가지 않는 것이 있는 것이 없다.		