38923		UST DEED	Vol.M	91 Par	ED., PORTLAND. OR
THIS TRUST DEED, made HULLIAM L. ADAMS AND S	this3r.d	day of			
RAY L. NELSON AND FRIE RAY L. NELSON AND FRIE RIGHIS OF SURVIVORSHIP	ESCROW, INI				is Trustee
RIGHTS OF SURVIVORSHIP s Beneficiary,		NN DUSBAND	AND WIFE,	WITH FUL	L
	17770	NT TIO O M CHANNEL			
Grantor irrevocably grants, bai <u>KLAMATH</u>			e in trust, with	nower of cal	o 41
n <u>KLAMATH</u> SEE EXHIBIT "A" ATTACH	nty, Oregon, desc ED HERETO	cribed as:		power or sale	, the prope
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	a san ana ang ang ang ang ang ang ang ang a	. 1. sec			
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gether with all and singular the tenements, w or hereafter appertaining, and the rents, on with said real estate. FOR THE PURPOSE OF SECURIN	hereditaments and issues and prolits ti	appurtenances and hereof and pil five	all other rights the	eunto belongin	g or in anvwi
FOR THE PURPOSE OF SECURIN	0.000000		et horeuner	anached to or t	used in conne
n of TWELVE THOUSAND FI (12,500.00) e of even date herewith, payable to benefic sooner paid, to be due and payable at The date of maturity of the debt	VE-HUNDRED	AND NO/100		contained and	payment of th
sooner paid, to be due and payable to benetic The date of maturity of the debt secure	iary or order and m	ade by grantor, the	rest thereon accordin final payment of p	g to the terms rincipal and in	of a promissor terest hereof.
omen due and in the debt secure	a by this instrument	t is the data wind i			
A. conveyed, assigned or alienated by the n, at the beneficiary's option, all obligation ein, shall become immediately due and paya To protect the security of the security	grantor without fin is secured by this in	rst having obtained	ereof, or any intere the written consent	at therein is sol or approval of	d, agreed to b the beneficiary
To protect the security of this trust dee	d. grantor porcore			dates expres	sed therein, o
<ol> <li>10 protect, preserve and maintain said pro repair; not to remove or demolish any building o to commit or permit any waste ol said property.</li> <li>To complete or restore promptly and in any building or improvement which may be co over the command pay, 'hen due all costs incurred to a provide the command pay.</li> </ol>	perty in good condition r improvement thereon,	suboramation of o	nent or creating any ri- ther agreement allectin ey, without warranty, a	estriction thereon; & this deed or th	(c) join in an he lien or char
ner any building or improvement which may be c oyed thereon, and pay hen due all costs incurred t J. To comply with all laws ordinaria	good and workmanlike onstructed, damaged or herefor.	<ul> <li>grantee in any rec legally entitled ther be conclusive proof</li> </ul>	eto," and the recitals to	scribed as the "p herein of any mar	person or person
s and restrictions affecting said property; if the bei in executing such financing statements pursuant to Code as the beneficiary may require and to new	neliciary so requests, to the Uniform Commer-	services mentioned in 10. Upon an time without notice	by default by grantor	hereunder benefic	tan.
toyed thereon, and pay then due all costs incurred to 3. To comply with all laws, ordinances, regula s and restrictions allecting said property; it the bet in executing such financing statements pursuant to Code as the beneficiary may require and to pay er public office or offices, as well as the cost of filing officers or searching agencies as may be de licitary. 4. To provide and an and the search of	all lien searches made emed desirable by the	pointed by a court, the indebtedness he erty or any part th	eby secured, enter upor	and take possess	sion of raid
4. To provide and continuously maintain insu or herealter erected on the said premises against such other hazards as the beneficiary may find to imount not less than \$ INSUI aDIE panies acceptable to the beneficiary, with loss pay ies of insurance shall be delivered to the beneficia	ance on the buildings loss or damage by lire	less costs and prolits, in less costs and expen ney's lees upon any	ereol, in its own name neluding those past due ses of operation and co indebtedness secured h ne.		
anies acceptable to the beneliciary, with loss pay ies of insurance shall be delivered to the benelicia e grantor shall lail for any reason to procure any er said policies to the beneliciary at least filten	able to the latter; all	11. The enti- collection of such re	ring upon and taking	Possession of an	n order as bene
er said policies to the beneficiary at least lifteen da of any policy of insurance now or hereafter play	such insurance and to ays prior to the expira- ced on said huilding.	Dionerty and the	nts, issues and prolits, compensation or award oplication or release the r notice of default her ice.	s for any taking	or demose el el
ted under any lire or other insurance policy may upon any indebtedness secured hereby and in suc	be applied by beneli- th order as beneliciary	12. Upon del hereby or in his per	ault by grantor in pay	ment of any inde	bledness secured
art thereof, may be released to grantor. Such appl ure or waive any default or notice of default hereu	ication or release shall	essence with respect declare all sums sec event the beneficient	o such payment and/or ured hereby immediate	performance, the ly due and paya	beneficiary may ble. In such an
5. To keep said premises free from construction assessments and other charges that may be levie	liens and to pay all	in equity as a mort advertisement and sa temedy either of law	tage or direct the trust le, or may direct the tr	ee to foreclose th ustee to pursue an	is trust deed is trust deed by Wother right or
es become past due or delinquent and promptly de neliciary; should the grantor fail to make payment	eliver receipts therefor		or in equity, which the to foreclose by advertis ute and cause to be rec- ll the said described real upon the trustee shall fi required by law and n		
such payment, beneficiary may, at its option, m	ake payment thereof	In the manner provide	d in ORS \$6.735 to 86	.795.	e this trust deed
deed, shall be added to and become a part of the	aphs 6 and 7 of this debt secured by this	sale, the grantor or a	trustee has commenced prior to 5 days before ny other person so priv Is. If the default consis frust deed, the default	ileged by ORS 86	5.753, may cure
extent that they are bound for the payment of	all be bound to the	sums secured by the entire amount due at not then he due had	trust deed, the defau the time of the cure of	it may be cured other than such p	pay, when due, by paying the ortion as would
all sums secured by this truct day, at the opti	ue and payable with.	being cured may be obligation or trust d defaults, the person	cured by tendering the red. In any case, in a	performance required	uired under the the default or
6. To pay all costs, lees and expenses of this tru	ist including the cost	and expenses actually together with trustee's by law	incurred in enforcing and attorney's lees not	the obligation of exceeding the an	the trust deed
tually incurred. 7. To appear in and delend any action or proc	eeding purporting to	14. Otherwise, place designated in t be postpoped as prov	the sale shall be held he notice of sale or th ided by law. The trust separate parcels and sh		
or proceeding in which the beneficiary or trustee m it for the foreclosure of this deed, to pay all co	nay appear, including	shall deliver to the	bidder for cash, paya	ble at the time of	of sale Truces at
t of attorney's lees mentioned in this paragraph 7	attorney's lees; the	of the truthfulness th	he deed of any matters ereof. Any person, excl	of fact shall be c uding the trustee	conclusive proof
court shall adjudge reasonable as the beneficiary's	s or trustee's attor-	shall apply the procee	de sells pursuant to the	of (1) the expen	herein, trustee
It is mutually agreed that: 8. In the event that any portion or all of said pro- the right of eminent domain or condemnation, benef it is o elects, to require that all or any portion- d	perty shall be taken	having recorded liens	bligation secured by th subsequent to the inte	trust deed, (3) rest of the trust	to all persons
pensation for such taking, which are in excess of	the monies payable	surplus, if any, to the surplus.	grantor or to his succ	essor in interest e	y and (4) the ntitled to such
by it lirst upon any reasonable costs and expenses n the trial and appellate courts, necessarily paid o	and attorney's lees,	trustee the latter the	may from time to tin med herein or to any spointment, and withou ll be vested with all ti n named or anointed b	ut conveyance to	appointed here-
hereby; and grantor agrees, at its own expense,		and substitution shall	n named or appointed h be made by written ins	ereunder. Each suc trument executed	ch appointment
on promotive upon ham-they is the treet out y in the	Jutaining such com-	which the property is	ituated shall be as i	is of the county sive proof of prop.	or counties in
payment of its lees and presentation of this dee	ten request of bene-	17 Trueton on			
9. At any time and from time to time upon write payment of its less and presentation of this dee ment (in case of full reconveyances, for cancellatio bility of any person for the payment of the indebt nsent to the making of any mup or plat of said pr	ten request of bene- d and the note for	17. Trustee ac acknowledged is made obligated to notify any trust or of non-	epts this trust when a public record as p party hereto of pendii or proceeding in which such action or proceedi	this deed, duly rovided by law, 1 16 sale under any	executed and Trustee is not other dead of

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26596 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Willen 2acu William L. Adams raci Stacy Adams L. STATE OF CALIFORNIA COUNTY OF SAN BERNARDINO On this <u>14 TH</u> \_\_ day of DECEMBER before me, the undersigned, a Notary Public in and for said State, personally appeared WILLIAM, L. ADAMS AKD ADAM (or proved to me on the basis of satisfactory evidence) to be the person  $\mathcal S$  whose name  $\mathcal S$ C. PUGH ARE subscribed to the within instrument, and acknowledged to me that The NOTARY PUBLIC BALIFORN PRINCIPAL OFFICE IN SAN BERNARDING GOUNTY IFARNIA executed it. WITNESS my hand and official seal. ACKNOWLEDGMENT-General-Wolcotts Form 233CA-Rev. 5-82 © 1982 WOLCOTTS, INC. Notary Public in and for said State. (price class 8-2) frust deed have been fully paid and satisfied. Tou nerepy are directed; on said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ... DATED: Beneficiary not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be ma TRUST DEED STATE OF OREGON, (FORM No. 881) TEVENS NESS LAW PUB. CO., PORTI County of ..... SS. I certify that the within instrument was received for record on the ..... .... đay of ..... ....., 19....., at ......M., and recorded SPACE RESERVED Grantor in book/reel/volume No. ..... ----- on FOR page ..... ..... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No ..... Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Aspen Title & Escrow, Inc, 325 Main Street Klamath'Falls, OR 97601 NAME TITLE By ..... Deputy

26597

EXHIBIT "A"

All those portions of the SW 1/4 NW 1/4 and Lot 4, Section 1, Township 37 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying Northerly of the Klamath Falls-Lakeview Highway and Southerly of an existing fence line described as follows:

Beginning at a point on the West line of Section 1, Township 37 South, Range 11 East of the Willamette Meridian, from which point the brass cap monument marking the one quarter section corner common to Sections 1 and 2 bears South 0 degrees 36' 50" West 803.38 feet distant; thence North 48 degrees 20' 25" East 55.82 feet to an existing fence corner; thence Northeasterly along an existing fence North 48 degrees 20' 25" East 206.00 feet; North 49 degrees 02' 55" East 385.54 feet; North 48 degrees 36' 45" East 201.93 feet; North 42 degrees 53' 15" East 159.43 feet; North 43 degrees 50' 00" East 210.37 feet; North 44 degrees 37' 05" East 228.78 feet; North 45 degrees 21' 20" East 222.86 feet; and North 48 degrees 37' 00" East 121.95 feet to an existing fence corner from which a 1 1/2 inch pipe marking the North one quarter section corner of said Section 1 bears North 64 degrees 42' 40" East 1516.71 feet distant.

EXCEPTING any portion thereof within the SW 1/4 NW 1/4 NW 1/4 of said Section 1.

CODE 8 MAP 3711-100 TL 401 CODE 8 MAP 3711-100 TL 500

## STATE OF OREGON: COUNTY OF KLAMATH: SS

Filed for record at request ofAspen_Title & Esc	row, Inc the day
of A.D., 19 at3:41	o'clock M., and duly recorded in vol,
of Mortgages	on Page <u>26595</u>
	Evelyn Beihn County Clerk
FEE \$18.00	By Qaulese Mulendere