			1.48.81.44	*\$2	JUL	. 23	PH 3	12
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The date of maturity of the debt is used by this instrument is the date, stated above, on which the linal installment of the

not soore noid, to be due and payable to beneficiarly or order and page by gramor, the tinal payment of principal and interest hereol, if The date of maturity of the cibit sourd by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. In the event its within descrived property, or eny mert thereoi, or any interest thereoin is sold, agreed to be and payable. In the event its within descrived property, or eny mert thereoi, or any interest thereoin is sold, agreed to be and payable. In the event its within descrived property, or eny mert thereoi, and any interest thereoin, is sold, agreed to be and payable. In the event its within their and obtained the windtry dates expressed therein, or herein, shall to for the event of the instruct deed, frantor agrees:
To protect the security of this runt deed, frantor agrees:
To protect the security of this runt deed, frantor agrees:
To comply with all laws, doited and labitable condition and repair; not to remove or demolish any building or improvement which may be constructed, demaged or destroyed thereon, and pay when ding gal and labitable condition and restrictions allecting the property; if the beneficiary my require and agencies at may be deemed destrable by the beneficiary.
To provide and continuously maint and set and the building or improvement which may be constructed, agencies at may be deemed destrable by the beneficiary.
To provide and continuously maint and instrume on the building or instructes and by tilling and in the property with set payable to the labore. In the order of the property agencies to go or any at whe deamed destrable, with laws payable to the abore.
To provide and such other hears as the beneficiary may from time to time require in an amount not less thereoft, the grant set is a state of the applied of the comparison of the property, the property, it is be pressed with a such of a symble to the such and continuously, with law

's fees on such appending It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that it a trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan associat on authorized to do business under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiaries, atfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 696.:185.

TRUST DEED		STATE OF OREGON,
CLOYD L. BRILEY and GLOR (A.F. BRILEY 725 CHRISTINE DRIVE VACAVILLE, CA. 95687 Granter ROBERT Z. PARKER and GOLJA E. PARKER 3950 HONDALE ROAD SP. #30 KLAMATH FALLS, OR 97603 Beneficiary	SPACE RESERVED FOR RECORDER SUSE	t certify that the within instru- ment was received for record on the day of
"HOUNTAIN" TITLE" COMPANY" OF KLAMATH COUNTY		Witness my hand and seal of County affixed.

16330

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and that the grantor will warrant and lorever 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 beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not names as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular shell be taken to meen and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereo! apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining cut, whichever warranty (3) or (b) is not applicable; if warranty (a) is applical le and the beneficiary is a creditor as such word is defined in the Truth-in-sending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-less Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

by

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TO

DATED:

	x. Cloud & Briley	
eut; whichever warranty (s) or (b) is saile and the beneficiary is a creditor n-ending Act and Regulation Z, the end Regulation by making required s-Hess Form No. 1319, or requivalent. ed. disregard this notice.	CLOYD L. BRILEY	
E OF OREGON, County of) ss.	1. Sec. 1
This instrument was acknowl	ledged before me on	

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bv 4 **88** of

OFFICIAL SEAL

MAN & OLD CALFORNIA

STATE OF OREGON, County of

Notary Public for Oregon

My commission expires

181 18 181 18 100. REQUEST FOR FULL RECONVERANCE (To be used only when obligations have been poid.)

Trustee

. 19

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are cirected, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recover, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

Do not lose or destroy this Trust Deed OR THE NOTE which it secur Both must be delivered to the trustee for a cncol ation before Beconveyance will be made.

Beneficiary

MTC NO. 27442-MK

16331

EXHIBIT A LEGAL DESCRIPTION

All that portion of Government Lots 13 and 14, Section 34, Township 34 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the South 1/4 corner of said Section 34; thence North 89 degrees 54' 15" West along the South line of said Section 34, 511.45 feet to the Southeast corner of that property recorded in Volume M75, page 1124, Microfilm Records of Klamath County, Oregon; thence North along the East boundary of said Parcel 107.00 feet to a 5/8" iron pin, high water line of the Williamson River; thence Northeasterly along thence South 3.0 feet more or less to a 5/8" iron pin witness corner; thence continuing South 561.04 feet to the point of beginning.

INDIVIDUAL ACKNOWLEDGHENT

NO 201 On this the 18 day of _ State of 1992. before me, SS. 9154555555555555555555555555555555555 County of HUBERT E. WHITAKER ີ ເ^{ນີ} the undersigned Notary Public, personally appeared c , 1.111100 LOYD L. DRILEY ! GLORIA F. BRILEY personally known to me Proved to me on the basis of satisfactory evidence OFFICIAL SEAL HUBERT E. WHITAK R to be the person(s) whose name(s) _____ ARE___ __ subscribed to the within instrument, and acknowledged that THEP executed it. NOTARY PUBLIC - CALE O INUI SOLANO COUNTY y Comm. Expires Jan. 13, 191 WITNESS my hand and opicial seal. Notary's Signature ATTENTION NOTARY: Although the information requested below is OPTIONAL, it could prevent traudisent attachment of this certificate to another document. Title or Type of Document. THIS CERTIFICATE Irust Ved MUST BE ATTACHED TO THE DOCUMENT Number of Pages Ż _ Date of Document ____ 13 JULY 1992 DESCRIBED AT RIGHT: Signer(s) Other Than Named Abova NATICITIAL NOTARY ASSOCIATION + 8236 Remme: Ave = P.O. Box 7184 + Danage Park, CA 91304-7184 STATE OF OREGON. County of Klamath Filed for record at request of: Mountain Title Co. on this 23rd day of July A.D. 19 12 at <u>3:12</u> o'clock P.M. and duly recorded in Vol. <u>M92</u> of Mortgagus Page 16323 Evelyn Biehn Courty Clerk By Detuline Librilinderie Deputy. Rec. \$20.00