Filed for Record at Request of Name <u>NORWEST FINANCIAL SYSTEM</u> Address <u>2328 POPLAR DRIVE</u> City and State, Zip <u>MEDFORD, OR 975</u>	THIS SPACE RESERVED FOR RECORDER'S USE OREGON.INC. The based and differences of a sense of the
conditioned and the state of the <b>62014</b>	hart-ful ober structure of the ender of view and the set of the se
estraildofficie baimpest or vessioned or hi	eral ministra construction of a construction of second state of the second state of th
กรปประกอบไทย (การการการการไม่ไม่มีความสรรฐาชไปจ การปัตถุมจาก (ประกอบการการการการการการการการการการการการการก	$ \begin{array}{llllllllllllllllllllllllllllllllllll$
6 Switch, 1997 S. Schuldt, S. Schultz, S. Switch, General A. Schuldt, Schultz S. Schultz, S. Market, J. Mark S. Shukawa, S. Schultz, Sc	OREGON DEED OF TRUST (With Power of Sale)
Amount Financed <u>\$68556.02</u> Principal Amount of Loan <u>\$76173.35</u> Total of Payments <u>129600.00</u> Annual Percentage Rate <u>15.97</u> % Number of Monthly Instalments <u>108</u>	Agreed Rate of Interest on Principal Amount of Loan <u>13.00</u> Amount of First Instalment <u>\$ 1200.00</u> Amount of Other Instalments <u>\$ 1200.00</u> First Instalment Due Date <u>6/26</u> , 19 93
	site :
THIS DEED OF TRUST made this 21:	Assertional devices the second of the device device and the second se
THIS DEED OF TRUST made this 210 between BRENDA HIGH JET as Grantors ASPEN TITLE AND ESC	tophysical for the second of the second seco
THIS DEED OF TRUST, made this 21, between BRENDA HIGH JEI as Grantors ASPEN TITLE AND ESC Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably,	Associated and the second seco
THIS DEED OF TRUST, made this 21:   between BRENDA HIGH JEI   as Grantors ASPEN TITLE AND ESC   Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably,   property in KLAMATH   SEE EXHIB	Associated and the second seco
THIS DEED OF TRUST, made this 21:   between BRENDA HIGH JEI   as Grantors ASPEN TITLE AND ESC   Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably, property in   KLAMATH SEE EXHIB	St. day of
THIS DEED OF TRUST, made this 21   between BRENDA HIGH JEI   as Grantors ASPEN TITLE AND ESC   Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably, property in   KLAMATH SEE EXHIB	An inc., as Beneficiary, and the basis of the second secon
THIS DEED OF TRUST, made this 21:   between BRENDA HIGH JEI   as Grantors ASPEN TITLE AND ESG   Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably,   property in KLAMATH   SEE EXHIB SEE EXHIB   Build of the second se	An Inc. as Beneficiary, and the second secon
THIS DEED OF TRUST, made this 21:   between BRENDA HIGH JEI   as Grantors ASPEN TITLE AND ESC   Trustee, and Norwest Financial System Orego WITNESSETH, Grantors hereby irrevocably, property in   KLAMATH KLAMATH   SEE EXHIB SEE EXHIB   Here is an end of the set of the se	$\frac{1993}{\text{NSEN}}, 1993$

The above described property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this Deed of Trust, Grantor covenants and agrees:

1. To keep the property in good condition and repair; to permit no waste thereof, to complete any building, structure or improvement being built or about to be built thereon; to restore promptly any building, structure or improvement thereon which may be damaged or descroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.

2. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property free and clear of all other charges, liens or encumbrances impairing the security of this Deed of Trust.

3. To keep all buildings now or hereafter erected on the property described herein continuously insured against loss by fire or other hazards in an amount not less than the total debt secured by this Deed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary as its interest may appear and then to the Grantor. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust or cure or waive any default or notice of default or invalidate any act done pursuant to such notice. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.

4. To obtain Beneficiary's written consent before selling or transferring the property, or any part thereof, and any such sale or transfer without Beneficiary's prior written consent shall constitute a default under the terms hereof.

5. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust. this space reserved for recorder 3 DEE

6. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute.

7. Should Grantor fail to pay when due any taxes, assessments, insurance premiums, liens, encurobrances or other charges against the property hereinabove described, Beneficiary may pay the same, and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this Deed of Trust. IT IS MUTUALLY AGREED THAT:

1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of the award or such portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation.

2. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.

3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto, on written request of the Grantor and the Beneficiary, or upon satisfaction of the obligation secured and written request for reconveyance made by the Beneficiary

4. As additional security, Grantor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these Trusts to collect the rents, issues and profits of said property, reserving unto Grantor the right, prior to any default by Grantor in payment become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness and profits, including robust due and possession of said property, the collection thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate

5. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, in accordance with the Trust Deed Act of the State of Oregon, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of the sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any, shall be distributed to the persons entitled thereto.

6. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the property which Grantor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Truste's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of the purchaser for walke

7. The power of sale conferred by this Deed of Trust and by the Trust Deed Act of the State of Oregon is not an exclusive remedy; Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage.

8. In the event of the death, incapacity, disability or resignation of Trustee, Beneficiary may appoint in writing a successor trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trustee. The trustee is not obliged to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee

9. This Deed of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured hereby, whether

IN WITNESS WHEREOF, the Grantors have hereunto set this hands this \_\_\_\_\_ day of \_\_\_\_

. 19 9? Brends Vie Sign Here 1953 g Fatter Bernarde and State and State

Done in the presence of:

TATE OF OREGON	deert to a success	Calation partition	e African Constant Africa Batter De contenar a c		
OUNTY OF TUCKSOC	19 de Verdanii Cela 8. de escontribui	a terrativa de la completa de la com Esta de la completa de			있는 것이다. 가격 1946년 1979년 - 1979년 - 1947년 - 1979년 - 1979년 1979년 - 1979년 -
linen statist	sunter, all selver.	) ourstreg worsen	ale di Travaldora and 2015 a for 16 mar a di		
On this day of Mry	— A.D. 19 ろう	Dergonollu	A share to be		
- person and a second and a sec	and ack	nowledged the form	ed the above named	Isrenda +	t.gr JEns
OFFICIAL SEAL	a 🕅 di matri anti da masi		going instrument to	be their voluntar	y act. Before m
NOTARY PUBLIC - CREGON	×.	a bas street far	$\sim 1/2$	- 영양은 영상은	
COMMISSION NO. 017984 MY COMMISSION EXPIRES SEPT. 11, 1936	8. automatic and	narsen in lastar.	Notara	Public	
Commission Expires:		Service is a lot forme	Mary Constant		같은 영양에서 있는 것. 같이 있는 것은 것 같이 있는 것. 같이 있는 것은 것 같이 있는 것.
	, 19,	$\sim$	i District in	바라가 가 가 가 가 가 가 가 다. 	
	કારળ મહાસ સંગાણ કરવા છે.				

## REQUEST FOR FULL RECONVEYANCE

Do not record. To be used only when note has been paid. TO TRUSTEE:

The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust and said note, together The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust and said note, together with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness designated by the terms of said Deed of Trust, all the estate now held by you thereunder, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

un a fue present a composito algor function di composito di la prima da presenta a presenta da composito de com La composito da composito de comp 

Mail reconveyance to

A PART HAR AND

11882

EXHIBIT "A"

A tract of land situated in Sections 13 and 24, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the point of intersection of the West line of the NE 1/4 SW 1/4 of said Section 13 and the center line of South Poe Valley Road; thence South along the West line of the E 1/2 SW 1/4 of said Section to the North line of said Section 24; thence West along said North line to the Northwest corner of said Section; thence South along the West line of Section 24 to the Southwest corner thereof; thence East along said South line to the Southeast corner of the SE 1/4 SW 1/4 of said Section; thence North to the Northeast corner of the S 1/2 SE 1/4 SW 1/4; thence West to the Northwest corner thereof; thence North along the East line of the W 1/2 W 1/2 of said Section to a point 20 feet South of the Northeast corner thereof; thence East parallel with and 20 feet Southerly from the North line of said Section 24, 1006 feet to a point; thence North on a line parallel with the North South center line of Section 13 to its intersection with the center line of South Poe Valley Road; thence Northwesterly along said centerline to the point of beginning.

LESS AND EXCEPTING that portion lying within the right of way of South Poe Valley Road.

ALSO the E 1/2 E 1/2 of Section 23, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 35 MAP 3910 TL 2201 CODE 212 MAP 3910-1300 TL 601 CODE 35 & 212 MAP 3910-2300 TL 100 CODE 212 & 35 MAP 3910-2300 TL 100

STAT	E OF OREGON: CO	UNTY OF KLAMATH	l: ss.		양동 전 감독 문화	
			Title & Escrow,	Tno	the 25th	dav
	for record at request	t of Aspen	3:39 o'clock			
of	May	$-A.D., 19 - \frac{35}{35}$ at	ages oclock	on Page 11880		
		of		velyn Biehn		
000	\$20.00			By annette	Mueller	전화 집 같은 해요.
FCC						