STATE OF OREGON,

County affixed.

County of .....

I certify that the within instru-

ment was received for record on the 

page ..... or as fee/file/instru-

Witness my hand and seal of

TITLE

., Deputy

64126 FORM No. 831—Oregon Trust Deed Series—		5-93A11:31 RCV	D COPYRIGHT 199	Vol.m93 Page 1614
53356 SZ NOV 11 THIS TRUST DEED	11 37 D, made this	TRUST DEEI  MTC. 28587day of	. KP 00	Vol. mg 2 Page 26058
		***************************************		as Grantor,
DANIEL E. LEIS & EST	TITLE COMPANY	or the surviv	orthereof	, as Trustee, and
KLAMATH	County, Ore	WITNESSET sells and conveys t	TH: o trustee in	trust, with power of sale, the property in REFERENCE
together with all and singular the or herealter appertaining, and the the property. FOR THE PURPOSE OF	e tenements, heredi ne rents, issues and F SECURING PEI	tements and appurtena profits thereof and all	nces and all oth fixtures now or agreement of g	EGAL DESCRIPTION  there rights thereunto belonging or in anywise now hereafter attached to or used in connection with grantor herein contained and payment of the sum the ****
not sooner paid, to be due and particle date of maturity of the becomes due and payable. In the sold, conveyed, assigned or alien at the beneficiary's option, all of become immediately due and particle due and	ayable OCTObe the debt secured by the event the within ated by the grantor bligations secured b tyable. this trust deed, gra nd maintain the pr nit or permit any w. promptly and in ge and pay when due a ts, ordinances, regul such linancing sta	or order and made by er 26	grantor, the f 97 date, stated al- cany part there- btained the wri- bective of the i- on and repair; lition any buildor, itions and rests. e Uniform Com	st thereon according to the terms of a promissory inal payment of principal and interest hereof, if bove, on which the final installment of the note eof, or any interest therein is sold, agreed to be itten consent or approval of the beneficiary, then, maturity dates expressed therein, or herein, shall not to remove or demolish any building or inding or improvement which may be constructed, rictions affecting the property; if the beneficiary may require and
to pay for filing same in the pragencies as may be deemed desi- 4. To provide and continuous damage by lire and such other written in companies acceptable ficiary as soon as insured; it the at least filteen days prior to the cure the same at grantor's expensive indebtedness secured hereby or any part thereof, may be relevanter or invalidate any act done 5. To keep the property assessed upon or against the propenty deliver receipts therefiliens or other charges payable by ment, beneficiary may, at its o secured hereby, together with the	oper public office or rable by the benefic nuously maintain is to the beneficiary grantor shall fail to expiration of any see. The amount col and in such order a assed to grantor. Su e pursuant to such tree from construc- operty before any to or to beneficiary; so y grantor, either by ption, make payme, eo biligations descr.	or olfices, as well as the ciary.  Insurance on the build deliciary may from time, with loss payable to the control of the con	e cost of all li- ings now or he to time requir he latter; all pe any such insur y or herealter p mother insura mine, or at opt he shall not cur all taxes, assess ssments and o no make payme providing bene mount so paid, nd 7 of this tru	en searches made by filing officers or searching ereafter erected on the property against loss or ie, in an amount not less thanfull insurable olicies of insurance shall be delivered to the benerance and to deliver the policies to the beneficiary placed on the buildings, the beneficiary may pronce policy may be applied by beneficiary upon tion of beneficiary the entire amount so collected, e or waive any default or notice of default heresments and other charges that may be levied or ther charges become past due or delinquent and not of any taxes, assessments, insurance premiums, ficiary with funds with which to make such paywith interest at the rate set forth in the note ast deed, shall be added to and become a part of
with interest as aloresaid, the p bound for the payment of the c and the nonpayment thereof sha able and constitute a breach of 6. To pay all costs, lees a trustee incurred in connection w 7. To appear in and dele and in any suit, action or proces to pay all costs and expenses, in mentioned in this paragraph 7 i the trial court, grantor further to trial court, grantor further to trial court, grantor further to the trial court, grantor further  It is mutually agreed that	property hereinbeloup biligation herein de biligation herein de bill, at the option of this trust deed. The property of the property of the billion of the b	re described, as well as escribed, and all such parties beneficiary, tender s trust including the condition and transcribed in the condition and transcribed in the senticial fixed by the trial cour from as the appellate condition and the senticiary of trustee in the senticial fixed by the trial cour from as the appellate condition and the senticial cour from the property shall be the sentice of the senting the senting trial senting the senting trial senting the senting trial senting	the grantor, sayments shall all sums secured title sear-ustee's and attention affect the secure appear, in ry's or trustee's and in the evurt shall adjud	ny of the covenants hereof and for such payments, shall be bound to the same extent that they are be immediately due and payable without notice, red by this trust deed immediately due and payach as well as the other costs and expenses of the orney's fees actually incurred. The payments of beneficiary or trustee; cluding any suit for the foreclosure of this deed, is attorney's fees; the amount of attorney's fees ent of an appeal from any judgment or decree of ge reasonable as the beneficiary's or trustee's attributed of the payable as compensation for such taking to the interest payable as compensation for such taking.
NOTE: The Trust Deed Act provides	s that the trustee her association authorized of this state, its sub	eunder must be either an	attorney, who i	s an active member of the Oregon State Bar, a bank or the United States, a title insurance company autho- he United States or any agency thereof, or an escrow

SPACE RESERVED

FOR

RECORDER'S USE

TRUST DEED

CHARLES J. SAGER and NANCY A. SAGER 516 LOCH LOMMOND DR

Granter

Beneficiary

DANIEL E. LEIS and ESTHER D. LEIS

OF KLAMATH COUNTY -a44 Carol
222 S. Sixth St.

BAKERSFIELD, CA 93304

KLAMATH FALLS, OR 97601

^Mountain"Timee"company"

Klamath Falls, OR 9760

5024 WOCUS RD



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and termine to possession of the property or any part thereof, in its own names use of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and tak

to be appointed by a court, and without regard to the adequacy of any security for the indebtdeness hereby secured, enter upon and take the and unpuid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in grantor's performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby mentioned the declared of the control of the

and that the grantor will warrant and lorever delend 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 benelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary 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 shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof 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 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.

STATE OF THE OF THE PROPERTY OF T MANCY A SAGER Sage

Kern This instrument was acknowledged before me on October 27 CHARLES J. SAGER and NANCY A. SAGER This instrument was acknowledged before me on ...

KATHRYN THORN OTARY PUBLIC-CALIFORNIA PRINCIPAL OFFICE IN KERN COUNT My Commission Exp. Sept. 12, 1994

TO:

My commission expires 09-12-94 California

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

, Trustee

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 directed, 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 reconvey, 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 secures.

Both must be delivered to the trustee for cancellation before reconveyance will be made.

Beneficiary

MTC No.: 28587-KR

## EXHIBIT "A" LEGAL DESCRIPTION

A parcel of land situate in Government Lot 28, Section 9, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of said Lot 28; thence along the North line of Lot 28, South 89 degrees 53 3/4' East 666.88 feet to the Northeast corner of the land described in the Deed recorded October 28, 1976 in Volume M76, page 17136, Microfilm Records of Klamath County, Oregon, said point being the true point of beginning; thence 1st, South along the East line of said land, 272 feet to a point; thence 2nd, North 89 degrees 40 3/4' West 166.72 feet to a point; thence 3rd, North parallel to said East line 272 feet to a point on the North line of said Lot 28; thence 4th, South 89 degrees 53 3/4' East 166.72 feet to the point of beginning.

STATE	OF OREGON:	COUNTY OF KLAMATH: ss.		source.
Filed for	r record at requ			the 4th day
of	Nov.	A.D., 19 <u>92</u> at <u>11:37</u>	o'clock AM., and	duly recorded in Vol. M92
		of <u>Mortgages</u>	on Page	<u> 26058</u>
			Evelyn Biehn	County Clerk
FEE	\$20.00	•	By Silvery	en Mullingeria
		INDEXED		The state of the s
		D VI		(ccattarian)

MTC NO.: 28587

16144

A parcel of land situate in Government Lot 28, Section 9, Township 35 South, Range 7, East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of said Lot 28; thence along the North line of Lot 28, South 89 degrees 53 3/4' East 333.44 feet to the TRUE POINT OF BEGINNING; thence, continuing about the North line of Lot 28, South 89 degrees 53 3/4' East 333.44 feet to a point; thence, South to a point on the South line of Lot 28 that bears South 89 degrees 49 3/4' East 667.50 feet from the Southwest corner of said Lot 28; thence along the South line of Lot 28 North 89 degrees 49 3/4' West 333.75 feet to a point; thence North to the true point of beginning.

STATE (	OF	OREGON:	COUNTY	OF I	KLAMATH:	SS.
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Filed	for record at request	of		ntain Ti			the	6th	da
of	July	_ A.D., 19	93 at _	11:31	_ o'clock _	A M., and d	uly recorded in Vol.	M93	
		of				on Page1			
					Eve	lyn Biehn	County Clerk		
FEE	\$20.00				Ву	Dani	ene Trucia	1. 1. 1. Com	