72014	MTC TRUST PERSON	Vol.m93 Page 315	73级
THIS TRUST DEED, made this	22nd day of November	e <b>r</b> , 19 93 , be	etween
HORACE P. BAYNE AN		, as G	rantor.
KEY TITLE AND ESCROW CO	MPANIES, an Oregon corpora	tion as Trusfe	2.1
		Survivor , as Bene	ficiary,
Grantor irrevocably grants, bargai	WITNESSETH:		15 14
KLAMATH County, C	regon, described as:		The control of the co
Per attached legal description	n Exhibit A		A PART OF THE PART
	02000 #149967 and #7101		
Tay goodman not			garantee in the state of the st
			mente de la companya
	anders and the state of the sta		- January Company
gether with all and singular the tenements, her herealter appertaining, and the rents, issues a	editaments and appurtenances and all of	her rights thereunto belonging or in any	vise now
hereafter appertaining, and the rents, issues a property.  FOR THE PURPOSE OF SECURING			
CTYMU WWO THOUGAND FIVE HIND	RED AND NO/100(%62,5	00.00)	
te of even date herewith, payable to benetic	ery or order and made by grantor, the	it mereon according to the terms of a pri- linal payment of principal and interest I	rereat, it
t sooner paid, to be due and payable NOVE.  The date of maturity of the debt secured comes due and payable. In the swent the wire	by this instrument is the date, stated a		
ld, conveyed, assigned or alienated by the grad	itor without first having obtained the wr d by this instrument, irrespective of the		
come immediately due and payable.	Associate Except		1
1. To protect, preserve and maintain the overnent thereon; not to commit or permit an arriver promptly and it	property in good condition and repair;  waste of the property.  a good and habitable condition any buil		
maged or destroyed thereon, end pay when di	n all costs incurred theretor.	victions affecting the property; if the be	neticiary
3. To comply with all laws, trainances, to requests, to join in executing such linancing pay for filing same in the proper public offi encies as may be deemed desirable by the ber	ce of offices, as well as the cost of all in	en searches made by innig officers o	ac controlle
4. To provide and continuously maintain	n insurance on the buildings they of the		
itten in companies acceptable to the bensical interpretation in the second as insured; if the grantor shall ta	I for any reason to procure any such instanta	rance and to deliver the policies to the be	may pre-
tre the same at grantor's expense. The amoun	collected under any life of other moute	tion of henelicisty the entire amount so	collected.
any part thereof, may be released to grantor nder or invalidate any act done pursuent to st	ch notice.	ements and other charges that may be	levied or
sessed upon or against the property before a	ny part of auch raiss, assessments and c	ent of any tores assessments, insutance to	ceruiums.
ens or other charges payable by grantor, either ent, beneticiary may, at its option, make pa	yment thereof, and the amount so paid	with interest at the rate set forth in	the note
ne debt secured by this trust deed, without was	yer of any rights arising from breech of a	shall be bound to the same extent that	they are
ound for the payment of the obligation herein ad the nonpayment thereof shall, at the option	of the beneficiary, render all some secu	red by this trust deed immediately due	and pay-
ble and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of ustee incurred in connection with or in enfor			
<ol><li>To appear in and defend any action of in any suit, action or proceeding in which</li></ol>	the beneficiary or trustee may appear, in	neluding any suit for the foreclosure of the afformation less the amount of afformation	nev's fees
pay all costs and expenses, including evidence tentioned in this paragraph 7 in all cases shall be trial court, grantor turther agrees to pay su	be fixed by the trial court and in the each sum as the appellate court shall adjud	vent of an appeal from any judgment or igo reasonable as the beneficiary's or tro	decree of
rney's fees on such appeal.  It is mutually agreed that:	full and the start to surface the	eitht af eminent domain et candennati	on, bene-
ciary shall have the right, it it so elects, to	equite that all of any portion of the L	Miles my more to compensation	-
OTE: The Trust Deed Act provides that the trustee ust company or savings and loan association autho ted to insure title to real property of this state, its	hereunder must be either an another, who ized to do business under the laws of Orego subsidiaries, affiliates, agents or branches,	n or the United States, a title insurance compe the United States or any agency thereof, or	any autho-
pent licensed under ORS 696.505 to 696.585.			
TRUST DEED		STATE OF OREGON,	55.
	a for each to the first that the fir	County of	
Horace P. and Sharon G. Bay 70 Pinoleville Drive		ment was received for record	on the
kiah, CA 95482	SPACE RESERVED	at o'clock M., and t	recorded
Dwight and Mary Hoy	RECORDER & USE	in book/reel/volume No page or as fee/lite	
one rock Route Condon, OR 97823		ment/microfilm/reception No	and
Beneficiary		Record of Said Witness my hand and	county.
for Recording Return to (Name, Address, Alp):  Kay Title Co. #27-20771K		County affixed.	· · · · · · · · · · · · · · · · · · ·
ner Recording Return to [Name, Address, Zip):  Key Title Co. #27-20771K  P.O. EQX 6178, Band, QR 97	708 g and 1 1 and 2 and 1 and 2 and 2 and 3 and	NAME	TITLE
E.Q. DQX Q11Q. DQKQ1 QX 7/	-Luft-Takipro-ne	By	4
		engeneration and province at the second of t	garjangan pengangan di Banasan kengan ang pengangan pengangan di Banasan pengangan pengangan pengangan pengan Pengangan pengangan pengangan berhada pengan pengangan pengangan pengangan pengangan pengangan pengangan pengan
AND THE PROPERTY OF THE PROPER			
			1978

 which are in excess of the amount required to get all responsible costs, expenses and atterney's tess necessarily paid or insurred by fraction in such proceedings, shall be paid to benthistery and applied by it list upon any responsible costs and expenses and atterney's less, both in such proceedings, shall be paid to benthistery and applied to the paid to be paid to be paid to be the paid to 31574

and that the granter will warrant and torever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed sic.

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(a)\* primarily for granter's personal, family or household purposes (see Important Notice balass).

(b) for an organization, or cover it from the granter is a natural person of the balasses, devisees, administrators, executers.

This deed applies to, inures to the benefit of and binds all perties hereto, their heirs, legatees, devisees, administrators, executers.

This deed applies to, inures to the benefit of and binds all perties hereto, their heirs, legatees, devisees, administrators, executers.

This deed applies to, inures to the benefit of and binds all perties hereto, their heirs, legatees, devisees, administrators, executers.

This deed applies to, inures to the benefit of and binds all perties hereto, their heirs, legatees, devisees, administrators, executers.

In constraint this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; there is the context so requires, this singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, this singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be interested to make the provisions hereof apply equally to corporations and to individuals.

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

NOTICE: Delete, by lining out, whichever warranty (a) or (b) is

# IMPORTAL as such wo disclosures; If complian

Horar P. Bayons Horago P. Bayne

	This instrum	J. C.	G. Bayne	, 19
	This instrum	ent was acknowledged bet	ore me on	
	by		5.	
	of			
e veri i alek kerda i mari <sup>k</sup> ada			Nota	ry Public for Ore
	li Sang Kalanggan	My comm	ission expires	
	PROUEST FOR FULL REC	CONVEYANCE (To be used only wh	en obligations have been paid.)	
n in 1967). Til om en grage skinger i	the second section of the second	Testen	by the foregoing trust deed, All st o you of any sums owing to you d by the trust deed (which are do decidented by the terms of the tr	ums secured by the

DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secur Both must be delivered to the trustee for cancellation before reconveyance will be made.

TO: deed ha

Beneficiary

## EXHIBIT "A" LEGAL DESCRIPTION

All that portion of the Southwest 1/4 of Section 36, Township 24 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, lying Southeasterly of the right of way of the Klamath Northern Railroad, lying and being in Klamath County, Oregon.

EXCEPTING THEREFROM the following: Commencing at the Southeasterly corner of said tract; thence North a distance of 300 feet along the Easterly line thereof; thence West on a line parallel to the South line of said Section a distance of 100 feet; thence South on a line parallel to the East line of said Section, a distance of 300 feet; thence Easterly along the South line of said Section, a distance of 100 feet to the point of beginning.

ALSO EXCEPTING THEREFROM the following: beginning at a point which is 360 feet North and 30 feet West of the Southeast corner of said SE1/4 SW1/4; thence North parallel to the East line of said SE1/4 SW1/4 a distance of 208.7 feet; thence West parallel to the South line of said Section a distance of 208.7 feet; thence South parallel to said East line a distance of 208.7 feet; thence East parallel to said South line a distance of 208.7 feet; to the point of beginning.

All-Purpose Acknowledgement	
State of California Mendocino County of	
On November 22, 1993 before me	Mary A Blake
Horace P. Bayne δ	Sharon G. Bayne
personally known to me or	proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/ner/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the
NOTARIA CONTROLA IN TOURS OF THE PROPERTY OF T	instrument.  Witness my panel and official seat.
My Cerron. Explan Soptember 22, 1997	Waters Inflicted and Onlines state.
Learning together designation of the control of the	The State of the Contract of t
PDE MANAGY DEDOOR	
STATE OF OREGON: COUNTY OF KLAMATH:	en de la companya de En la companya de la
	9:24 o'clock A.M., and duly recorded in Vol. M93 tgages on Page 31573
EEE \$20.00	Evelyn Biehn County Clerk