which are in excess of the amount received to very all estimable very superiors and attorney's loss pacessarily paid or incurred by greater in such proceedings, shall be paid to beneficiary and applied by it little, in the proceedings, and the expense and attorney's loss, both inthe intallide bepolited section, necessarily paid or incurred by general interests and attorney's loss, both inthe intellide bepolited section, necessarily paid or incurred by possible in the proceedings, and the such instruments as shall be non-time for intelligent to the process of the such attorney, and dynamic spaces, at its own expense, to take such actions and species, such instruments as shall be non-time for intelligent to the making of any map or plant of the processor.

—9. At any time and from the fortunation for the making of any map or plant of the processor with the standard of the processor of the process and that the grantor will warrant and forever defend the same against all persons whomsover,

and that the grantor will warrant and forever defend the same against all persons whomsover,

are used to be grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

to be (a) primarily, for grantor's personal, family or household purposes, (see Important Notice below).

This deed applies to inures to the benefit of and binds all parties herefor their heirs, legatees, devisees, administrators, executors,

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledge, of the contract

secured hereby, whether or not named as a beneficiary herein player country and the processors and assigns to the contract cecee no majoropiczy states fors co empire sof ere fran full insurable secured hereby, whether or not named as a peneticiary nerein plants to satisfy the property may each 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. peccus INCWITNESS WHEREOF, the grantor has executed this instrument the day and year first above written, at the perspective address of persons of the perso ntes due and savelile. In the receip gravered, naighna or alterated by a beneficiar wheston of Manual Button tritt housen LARRY A. EDMONDSON * IMPORTANT, NOTICE: Delete, by Jining out, whichever warranty (a) or (b) Island out of the property of the pr thicontes due and technique the attitut the arts EON THE DUNDESTATE OF OREGON, County of ... mobally. ot petrages abbrevenment and the the this instrument was acknowledged before me on tokether agin and amenyby a LARRY (A.) EDMONDSON, abbrevenmess and an ex-This instrument was acknowledged before me by .. OFFICIALOSEAL
HELEN M. FINK
NOTARY PUBLIC : OREGON
COMMISSION NO. 014766
MY COMMISSION EXPIRES APR 20, 1996 otery Public for Oregon My commission expires SEE EXHIBIT A WHICH IS MADE A PART ROE RA LAT? KTVHV.LH: REQUEST FOR FULL RECONVEYANCE (To be used only when obligations how Grantor arevocably guards, burgants, selfs and Large by to fraster in truth sold power The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed nave 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 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/reconveyable and documents to the COMMIX. PROPERTY OF DATED: Y EDHONDRON, 19.

d to the trustee for cancellation before

Both must be deliver

sqveyqoce will be made.

not lose or destroy this Trust Deed OR THE NOTE which it secures.

Quin Cly 10000100000

TRUST DEED THE

usaniki "C6°61

Beneficiary ...

NTC Number: 31199

LEGAL DESCRIPTION

A portion of the S1/2 NEI/4 NE1/4 of Section 34, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Commencing at the Northwest corner of the NE1/4 NE1/4 of Section 34,
Township 39 South, Range 9 East of the Willamette Meridian, Klamath County,
Oregon; thence South along the West boundary of the NE1/4 of the NE1/4,
1164.70 feet to the true point of beginning; thence South, 130 feet, more
or less, to a point 23.00 feet North of the Southwest corner of the NE1/4
NE1/4 of said Section; thence East, parallel to the South boundary of the
NE1/4 NE1/4 770.2 feet; thence North 130.00 feet; thence Mest 770.2 feet
to the true point of beginning.

EXCEPTING THEREFROM, that part of the above described tract lying with in Spring Lake County Road.

T																

Filed for re	cord at request	of M	ountain Titl	e co	the	16th
		A.D., 19 93		o'clock P M	and duly recorder	t in Vol M93
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