MAR-14-1994 14:49 BTC SUNR	Traditional electronalization of the electronalization of the state of
80516 105-05-94P01:30 RC	VD VOLM94 Page 14246
THIS TRUST DEED, made this Twenty	Excita. day of March perlee. and James anding. Co., as Crantor, as Trustee, and
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Senci Title	Co. testion and testing the second se
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Same of Contraction and the second second second second	and the second secon
Klamath County, Oregon	Ils and conveys to trustee in trust, with power of sale, the property in , described as: Taking (
ante ante aso para sera a seguina sera por en entre en la sera en la sera en la sera en la sera de sera de se Maria la sera una popularia de la Solita sera entre en la sera do premiente de la Solita de Solita de la sera e La mana de la sera do sera de sera de sera de la sera de sera de la sera de la sera de la sera de la sera de se	TOWNIShip and range 2408 Section
na tentar energia de la servició de deservició de deservició de la servició de la servició de la servició de s La servició de la servició de la servició de deservició de la servició de la servició de la servició de la servi	Is and conveys to trustee in trust, with power of sale, the property in a described as: Towniship and range 2408 Section 25A Crescent, OR 97733
大変 ようしん しんしょう しんしょう しんしょう しょう みんしん おうちょう ひろうか	rticularly described on Exhibit "A"
· · · · · · · · · · · · · · · · · · ·	이 것 같은 것이 있는 것 같은 것은 것을 다 있는 것을 하는 것이 가지도 하는 것을 것 방법적인 것이다. 것이 가지 않는 것이 가지 않는 것이 하는 것이 가지 않는 것이 하는 것이 있는 것이 있는 것이 같이 있는 것이 있는 것이 있는 것이 없다. 것이 있는 것이 있는 것이 있는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없 않는 것이 없는 것이 없다. 않은 것이 없는 것이 없 않는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것 않 것이 않아, 것이 않아, 것이 않아, 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않이 않아,
together with all and sinds for the terror of the second	RDED TO ADD FULL LEGAL DESCRIPTION OF PROPERTY**
the property.	ents and appurtenances and all other rights thereunto belonging or in anywise now fits thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PEPEO	RMANCE of each agreement of granter herein contained and payment of the sum
A BART BAR TE WARRANT OF A BEAM OF THE PART OF THE AREA THE	I PITETY PLACE
	3) K W2 is guilton, the linu payment of principal and interest hereof, if
Ine date of maturity of the debt secured by this	instrument is the date, stated above, on which the final installment of the sate
consent shall not be upresent) of granter's interest in it	without first obtaining the written consent or approval of the herelicing which
Ine execution by granter of an earnest money addressed	net down not constitute of the payment. (Delete underlined clause it inapplicable.)
To protect the security of this trust doed, grantor 1. To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste	agrees:
damaged of destroyed thereon and new when due of	and habitable condition any building or improvement which may be constructed
5. 10 comply with all laws, ordinances, regulation	ns, covenants, conditions and restrictions affecting the property, if the beeslining
to pay for thing same in the proper public office or off	fices, as well as the cost of all lies scarchas made by filing officery may require and
WILLIER IN COMPANIES acceptable to the headle's see to	ance on the buildings now or hereafter erected on the property against loss or any may from time to time require, in an amount not less than \$
ticiary as soon as insured; if the granter shall fail for any	y reason to procure any such insurance and to deliver the policies to the beneficiery
HIV INGEDIEGNESS Secured hereby and in much and as the	The second secon
5. To keep the property free from contraction	G.
Dromptly deliver receipts therefor to beneficiants about	iens and to pay all taxes, assessments and other charges that may be levied or of such taxes, assessments and other charges become past due or delinquent and d the grantor fail to make payment of any taxes, assessments, insurance premiums, of payment or by providing henefolies with the levies of the second se
ment of other charges payable by grantor, either by dire	ct payment or by providing beneficiary with funda with which to make such nave
the debt secured by this trust dead with here include at	a sub of the start of the second and become a part of
Dound for the Dayment of the childstion becam describ	had fill and the granter, shall be bound to the same extent that they are
able and constitute a breach of this trust doed.	in suits and pay-
7. To appear in and datand any action as an	st including the cost of title search as well as the other costs and expenses of the obligation and frustee's and attorney's fees actually incurred. ding purporting to affect the security rights or powers of beneficiary or trustee;
to pay all costs and expenses, including ovidence of sists	and the here to any uppear, mending any suit for the foreclosure of this deed,
the trial court, grantor further agrees to pay such sum a forney's tees on such appeal.	and the beneficiary's or frustee's attorney's fees; the amount of attorney's fees d by the trial court and in the event of an appeal from any judgment or decree of is the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
It is mutually agreed that: 8. In the event that any portion or all of the pr	and a second
	and an of any portion of the monies payable as compensation for such taking,
or savings and loan association authorized to do business under it	ust be either an attorney, who is an active member of the Oragon State Bar, a bank, trust company, the laws of Gregon or the United States, a title Insurance company authorized to insure title to real the United States.
WARNING: 12 USA TOT requires and may upperfor branches.	the United States or any agency thereof, or an escrew agent licensed under DRS 696.505 to 696.685. (Inited States or any agency thereof, or an escrew agent licensed under DRS 696.505 to 696.685. (Inite of obtaining beneficiary's consent in complete detail
TRUST OTED.	STATE OF OREGOINS . DISIM TAILOR
NHNDA J-BASSAY ESTILLE MORELIA	County of
HLAY29 WESTFIC RD.	ment was received for record on the
WESTFIE, OR 97492	
Kimperlee and James Andim	SPACE RESERVED at
$V = 0 + b p \chi - q 3 5$	page Or as fee/file/instru-
Gilchrift OP 97737	ment/microfilm/reception No.
After Recording Beturn to (Name, Address, Zip):	Witness my hand and seal of
Kimberlee Anding	County affixed.
box 435	NAME
Gilchrist 6R 97737	·····································

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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 benefit of and binds all parties hereto, their, heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named us a benoficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary 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 graninatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WUTNESS WHEREOF, the denotion 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. JA B

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not' appl as such boneficie disclosu	licable; if warrent word is defined ary MUST comply rest for this purpo	(a) is applicable a n the Truth-in-Lond with the Act and b so use Stevens-Ness is not required, dis	chichever warranty (a) and the baneficiary is a ing Act, and Regulatia tegulation by making Form No. 1319, or ea regard this notice. OREGON, Court	required juivalent.	nes (	Anching	ſ	
	and a second second Second second s	This	instrument was a	cknowledged be	fore me on	April	19-	<u>1</u>
Marce H	hu tou	DY	instrument was a	cknowled contract	Soc .	- Introduced to	<b>1</b> 9.9	74
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	n Expires	28-94			HULANY PUEL	· UHELIUY:	olin	•••••• • • •
		NOTARY PU	BLIC-OREGON N NO. A011855	My comn	nission expires	Notary 12:23	Public for Ore	sgoл
STAT	E OF OREGO	N: COUNTY OF	KLAMATH:	SS				
Filed	for record st	S\$1948.25		e Anding 30oclock	<u> </u>	the the	<u>5th</u> ol. <u>M94</u>	day
of FEE	\$15.00			es Eve	_ on Page1	<u>4246</u> . County Clerk		
<b>FEE</b>	4	CATE OF OPEOD	R.					
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## EXHIBIT "A" LEGAL DESCRIPTION

Beginning at the Southwest corner of the Northwest Quarter of the Northeast Quarter of Section 25, Township 24 South, Range 8 East of the Willamette Meridian; thence North along the West line of said NE1/4 of Section 25, 330 feet; thence East parallel with the South line of said NE1/4 of Section 25, 660 feet; thence South parallel with the West line of said NE1/4 of Section 25, 330 feet; thence West along the South line of said NW1/4 of the NE1/4 of Section 25, 660 feet to the true point of beginning, reserving therefrom the East 25 feet for roadway and utility easements.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

F.

Filed for record at rec of May	A.D., 19 <u>_94</u> at <u>3:</u>	ain Title Co 03 o'clockPM., an tgages on Page	nd duly recorded in Vol	<u>16th</u> day M94,
FEE \$15.00		Evelyn Biehn	County Clerk	daro

05-16-94P03:03 RCVD

PAGE 3 OF REPORT NO. 32792 PRELIMINARY REPORT

PRELIMINARY REPORT ONLY