	. 84926				-
		7-94P03:23 RCVD			
	South Valley State Bark 5215 South Sixth Street Klamath Falls, OR 97603	BY:	Vc	l <u>mgy</u> Page2	200
	WHEN RECORDED MAIL TO				
	Riamath Fails, OR 97603				
	SEND TAX NOTICES TO: South Valley State Ban k 5215 South Sixth Streat Klamath Falls, OR 97613				
		3207			
	THIS ASSIGNMENT ASSI	IGNINATIN	SPACE ABOVE THIS LINE	S FOR RECORDER'S USE O	
	IHIS ASSIGNMENT OF ESCROW A address is 4457 Memorie Lane, Kla State Bank, whose adtress is 521 "Lender"). GRANT OF SECURITY INTEREST. For valuable the Collateral to secure the Inde biedness and a in addition to all other rights which Lender may in DEFINITIONS. The following works shall have the meaning.	ACCOUNT IS DATED IN	ROW ACCOUNT	OR RECORDER'S USE OF	VLY
	GRANT OF an	15 South Sixth Street	eferred to below Pat	licia I	
	GRANT OF SECURITY INTEREST. For valuable the Collateral to secure the indebtedness and a in addition to all other rights which Lender may i DEFINITIONS. The following words shall have the shall have the meanings attributed to such terms in money of the United States of America. Agreement. The word "Agreement" means the modified from time to time, together.	Street, K	lamath Falls, OR 97602	itor"); and South Ver	æ
	Agreement. The word "Agreement" means the modified from time to time, together with all exhile Borrower. The word "Borrower" means each a Robert Hubbard. Buyer. The word "Buyer" means Norman R. Ivie, Collateral. The word "Collateral" means all of the following:	in the Uniform Commercial Code	this Agreement	ith respect to the Collateral	
	Agreement. The word "Agreement" means in modified from time to time, together with all exhil Borrower. The word "Borrower" means each a Robert Hubbard. Buyer. The word "Buyer" means Norman R. Ivie, Collateral. The word "Collateral" means all of the all of the following: (a) All property held in the Estrow and all all money and money.	his Assignment of Ferrer	All references to dollar amounts	ise defined in this Apres-	
	Buyer. The word "Buyer" means each a Buyer. The word "Buyer" means Norman R. Ivie, Collateral. The word "Collateral" means all of the all of the following: (a) All property held in the Escrow and all prod all money and money equivalants: all accounts instruments, whether negotiable or non-negotia value whatsoever, whether negotiable or non-negotia value whatsoever, whether negotiable or non-negotia value whatsoever, whether nego variations and all prod the state of the state of the state of the state of the state of the value whatsoever, whether negotiable or non-negotia value whatsoever, whether negotiable or non-negotia	When	the Note, includios	count may be amended or	
	all money and money equivalant and all pro-	Ceeds (and to the Escrow		
	receipts; all claims, rights to mon-neonthe value where	s, contract rights and and including w	vithout view	word "Collateral" includes	
	olaring or here	and the stands choose of de	posite and checks, drafts note	r real, personal	
	 (a) All property held in the Estrow and all proc all money and money equivalents; all accounts instruments, whether negotiable or non-negotiable value whatsoever, whether nov existing or here electronic media. (b) All records relating to any of the property of electronic media. Escrow. The word "Escrow" means: Escrow Numb the Property from Patricia L. Hubbard to Norman R. Escrow Agent. The words "Escrow 4 gent" mean Mou Event of Default. 	described in the Escrow.	n, and other things in action	llel paper, securities and	
	Event of Default. The word "Escrow / geni" mean Source and the property from Patricia L. Hubbard to Norman R. Event of Default. The words "Event of Default." Grantor. The word "Grantor" means patricia and the property for the p	in this Collateral section,	whother in the	F with all other things of	
	Agreement only to an "Grantor" means Date	an and include any of the Events	ss is 222 S. 6th Street, Klamoth F.	such with the sale of	
	otherwise provided by an a security interest in Hubbe	ard Anna	Default set forth bolows	s, Or 97601	- -
	Lender to discharge obligations of "Indebtednets" moane	bility under a guaranty or signs this i	Agreement, but does not sign it	Short tilled "Events of	
L	Lender to discharge obligations of Grantor or expenses i interest on such amounts as provided in this Agreement. Lender. The word "Lender" means South Valley State Bar \$33,677.00 from Borrower to Lender, togeliner with the promissory note or to be the promissory note or to the promissory note or to be the promissory note or to be promissory note or to be promissory note or to be the promise	incipal and interest payable update	y).	Note, is signing this	
S S	Note. The word "Note" means South Valley State Ba	by Lender to enforce oblig	alions of Grapics	ad except as	
SL	Note. The word "Lender" means South Vailey State Bar \$33,677.00 from Borrower to Lender, logether with all bubstitutions for the promissory note or agreement. Toperty. The word "Property" means the following describ- tate of Oregon:	credit a more	-rantor under this Agree	nent, logether with	
Pr St	roperty. The word "Property" me	I renewals of, extension	1994, in the art -		
	describ	bed real property	ifications of, refinancings of	al amount of	
Rela	aled Documents The		in Klan	hath County.	
∝8i6i	rements, guaranties, security agreements	y, interests and rights described			
	al Property. The words "Real Property" mean the property lated Documents. The words "Related Documents" mi eements, guaranties, security agreements, mortgages, dee	eds of trust, and all all all all all all all all all al	ove in the "Property" section.		
		all other instrume	nts, agreements and door redit agreements	20Mente t-	
			uocuments, w	hether now or	

U

ASSIGNMENT OF ESCROW ACCOUNT (Continued)



hereafter existing, executed in connection with the indebtedness.

Seller. The word "Seller" means Palicia L. Hubbard.

BORROWER'S WAIVERS AND RESPONSIBILITIES. Except as otherwise required under this Agreement or by applicable law, (a) Borrower agrees that Lender need not tell Borrower about any action or inaction Lender takes in connection with this Agreement; (b) Borrower assumes the responsibility for being and keeping informed about the Collateral; and (c) Borrower waives any defenses that may arise because of any action or responsibility for being and keeping into neu about the constend, and to borrower walves any deletes that they also bocause of any active inaction of Lender, including without limitation any failure of Lender to realize upon the Collateral or any delay by Lender in realizing upon the Collateral; and Borrower agrees to remain liable under the Note no matter what action Lender takes or fails to take under this Agreement.

GRANTOR'S REPRESENTATIONS AND WARRANTIES. Grantor warrants that: (a) this Agreement is executed at Borrower's request and not at the request of Lender; (b) Grantor has the full right, power and authority to enter into this Agreement and to pledge the Collateral to Lender; (c) Grantor has established adequate means of obtaining from Borrower on a continuing basis information about Borrower's financial condition; and (d) Lender

GRANTOR'S WAIVERS. Grantor waives all requirements of presentment, protest, demand, and notice of dishonor or non-payment to Grantor, Borrower, or any other party to the indebit dness or the Collateral. Lender may do any of the following with respect to any obligation of any Borrower, without first obtaining the consent of Grantor: (a) grant any extension of time for any payment, (b) grant any renewal, (c) permit any modification of payment terms or other terms, or (d) exchange or release any Collateral or other security. No such act or failure to act shall affect Lender's rights

If now or hereafter (a) Borrower shall be cr become insolvent, and (b) the indebledness shall not at all times until paid be fully secured by collateral pledged by Borrower, Grantor hereby forever walves and relinquishes in favor of Lender and Borrower, and their respective successors, any claim or right to payment Grantor may now have or hereafter have or acquira against Borrower, by subrogation or otherwise, so that at no time shall Grantor be or become a "creditor" of Borrower within the meaning of 11 U.S.C. section 547(b), or any successor provision of the Federal bankruptcy laws.

RIGHT OF SETOFF. I grant to Lender a contractual possessory security interest in, and hereby assign, convey, deliver, pledge and transfer to Lender, all my right, title and interest in and to all my accounts with Lender (whether checking, savings, or some other account). This includes all accounts I hold jointly with someone else and all accounts I may open in the future. However, this does not include any IRA, Keogh or trust accounts. I authorize Lender, to the extent permitted by applicable law, to charge or setoff all sums owing on the indebtedness against any and all such accounts.

GRANTOR'S REPRESENTATIONS AND WARRANTIES. Grantor represents and warrants to Lender that:

Ownership. Grantor is the lawful owner of the Collateral, subject to no liens or encumbrances except as disclosed to and accepted by Lender in writing prior to execution of this Agreen ent. The Collateral represents a bona fide sale of the Property from Seller to Buyer. The Collateral reflects all the material terms and conditions of the sale. There are no oral or written agreements which vary the terms of the Collateral and which have

Right to Assign. Grantor has the full right, power and authority to enter into this Agreement and to assign the Collateral.

No Further Assignment. Grantor will not sell, assign, encumber or otherwise dispose of any of Grantor's rights in the Collateral except as provided in this Agreement.

No Defaults. There are no defaults existing under the Collateral, and there are no offsets or counterclaims to the same. Grantor will strictly and

promptly perform each of the terms, conditions, covenants and agreements in the Collateral contained on Grantor's part to be performed, if any. LENDER'S RIGHTS AND OBLIGATIONS WITH RESPECT TO THE COLLATERAL. Lender may notify the Escrow Agent at any time of this

Assignment. Grantor agrees that such Escrow Agent will not pay any amount owing to Grantor from the Escrow, other than to Lender, so long as this Agreement is in effect. This Agreement will remain in effect until (a) there is no longer any Indebtedness owing to Lender, and (b) Grantor, in writing, has requested from Lender a release of this Assignment. Grantor hereby authorizes and directs the Escrow Agent to pay and deliver to Lender all sums of money and other Collateral payable to Grantor from the Escrow and to accept the receipt of Lender for any such payment or delivery of Collateral. The Escrow Agent shall be under no obligation to determine that any Indebtedness secured by this Agreement is owing or to see to the application of any sums of money paid to Lender, and the raceipt of Lender shall constitute a complete acquittance to the extent of any payment made to Lender by the Escrow Agent until Lender shall notify the Escrow Agent in writing that the Indebtedness is no longer owing to Lender.

ATTORNEY-IN-FACT. Grantor hereby irrevocably appoints Lender as Grantor's true and lawful attorney-in-fact, with full power of substitution, (a) to demand, collect, receive, receipt for, sue and recover all sums of money and other Collateral, which may now or hereafter become due, owing or payable from the Escrow; (b) to execute, sign and endorse any and all claims, instruments, receipts, checks, drafts or warrants issued in connection with the Collateral and to settle or compromise any and all claims arising under the Collateral; (c) in the place and stead of Grantor, to execute and deliver its release and acquittance in connection with the Collateral; and (d) to file any claim or claims or to take any action or institute or take part in any proceedings, either in its own name or in the name of Grantor, or otherwise, which in the discretion of Lender may seem to be necessary or advisable. This power is given as security for the indebtedness, and the authority hereby conferred is and shall be irrevocable and shall remain in full

EXPENDITURES BY LENDER. If not discharged or paid when due, Lender may (but shall not be obligated to) discharge or pay any amounts required to be discharged or paid by Grantor under this Agreement, including without limitation all taxes, liens, security interests, encumbrances, and other claims, at any time levied or placed on the Collateral. Lender also may (but shall not be obligated to) pay all costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses shall become a part of the indebtedness and, at Lender's option, will (a) be payable on demand. (b) be added to the balance of the Note and be apportioned among and be payable with any treated as a balloon payment which will be due and payable at the Note's maturity. This Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and romedies to which Lender may be entitled upon the occurrence of an Event of Default.

LIMITATIONS ON OBLIGATIONS OF LENDER. Lender shall use ordinary reasonable care in the physical preservation and custody of any Collateral in its possession but shall have no other obligation to protect the Collateral or its value. In particular, but without limitation, Lender shall have no responsibility for the collection or protection of any Collateral or income from the Escrow; for the preservation of rights against the Buyer, the Escrow Agent or against any other persons; for ascertairing any amounts, exchanges, offers, tenders, or similar matters relating to the Escrow; nor for informing the Grantor about any of the above, whether or not Lender has or is deemed to have knowledge thereof.

EVENTS OF DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Default on Indebtedness. Failure of Borro wer to make any payment when due on the Indebtedness.

Other Defaults. Failure of Grantor or Borrower to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in any of the Related Documents or failure of Borrower to comply with or to perform any term, obligation, covenant or condition

07-21-1994 Loan No 205541

ASSIGNMENT OF ESCROW ACCOUNT

(Continued)

23023 Page 3

Death or Insolvency. The death of Grantor or Borrower or the dissolution or termination of Grantor or Borrower's existence as a going business beau or misoreney. The deam or channer or contower or the dissolution or termination or channer or borrower's existence as a wear or channer of the insolvency of Grantor or Borrower's property, any assignment for the benefit of creditors, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor or Borrower.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or Borrower or by any governmental agency against the Collateral or any other repossession or any other memoor, by any creation or branter or borrower or by any governmental agency against the coulterau or any other collateral securing the indebiedness. This includes a garnishment of any of Grantor or Borrower's deposit accounts with Lender. However, 55

Event of Default shall not apply if there is a good faith dispute by Grantor or Borrower as to the validity or reasonableness of the claim which is the Event of behaving share not apply in mere is a good rain dispute by Grantor or Borrower as to the validity or reasonableness or the claim which is the basis of the creditor or forfeiture proceeding and if Grantor or Borrower gives Lender written notice of the creditor or forfeiture proceeding and basis or the creation or romenure proceeding and in Grantor or borrower gives Lender withen house or the creation or torneutre proceeding and deposits with Lender monies or a surely bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor

Insecurity. Lender, in good faith, deems itself insecure.

LENDER'S RIGHTS IN EVENT OF DEFAULT. In the event of default under this Agreement, or if Lender reasonably deems itself insecure, Lender may

Accelerate Indebtedness. Lender may declare the entire indebtedness immediately due and payable, without notice of any kind to Grantor. Application of Escrow Proceeds. Lender may obtain all funds in the Escrow from the Escrow Agent and apply them to the Indebtedness. Any

Application or Escrow Proceeds. Lender may obtain all tunos in the Escrow from the Escrow Agent and apply them to the indebtedness. Ally excess funds remaining after application of the Escrow proceeds to the Indebtedness will be paid to Grantor as the interests of Grantor may apply them to the interests of Grantor may apply the the escret to the indebtedness will be paid to Grantor as the interests of Grantor may apply the the escret to the indebtedness will be paid to Grantor as the interests of Grantor may apply the to the escret to the indebtedness will be paid to Grantor as the interests of Grantor may apply the to the escret to the e appear. Borrower agries, to the extent permitted by law, to pay any deficiency after application of the proceeds of the Escrow to the Other Rights and Remudies. Lender also shall have all the rights of a secured party under the Oregon Uniform Commercial Code, even if the

Collateral is not otherwise subject to such code concerning security interests, and the parties to this Agreement agree that the provisions thereof MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the Amenoments. This Agreement, logether with any related bocuments, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the

Applicable Law. This Agreement has been delivered to Lender and accepted by Lender in the State of Oregon. If there is a lawsuit,

Appricable Law. This Agreement has been derivered to Lender and accepted by Lender in the State of Oregon. If there is a lawsun, Grantor and Borrower agree upon Lender's request to submit to the jurisdiction of the courts of Klamath County, the State of Oregon. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon. Attorneys' Fees; Expenses. If Borrower does not pay the indebtedness, Lender may pay someone else to help collect the indebtedness and to realize on the Collateral. Grantor and Borrower agree to pay the indebiedness, Lender may pay someone else to neip collect the indebiedness and to realize on the Collateral. Grantor and Borrower agree to pay these amounts. This includes Lender's attorneys' fees and Lender's other legal

realize on the Collateral. Granice and bonower agree to pay mese amounts. This includes Lender's attorneys rees and Lender's other responses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (and including efforts to expenses whether or hot there is a lawsuit, including attorneys tees and legal expenses for bankruptcy proceedings (and including entons to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Grantor and Borrower also shall pay all court costs and such additional fees as may be directed by the court. All these amounts are secured by the Collateral. Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the

Multiple Parties. All obligations of Grantor and Borrower under this Agreement shall be joint and several, and all references to Borrower shall mean each and every Borrower, and all references to Grantor shall mean each and every Grantor. This means that each of the persons signing Notices. All notices required to be given under this Agreement shall be given in writing and shall be effective when actually delivered or when

deposited with a nationally recognized overnight courier or deposited in the United States mail, first class, postage prepaid, addressed to the party to whom the notice is to be given at the address shown above. Any party may change its address for notices under this Agreement by giving the two the party of th formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. To the extent permitted by applicable law, if there is more than one Grantor or Borrower, notice to any Grantor or Borrower will constitute notice to all Grantor and Borrowers.

Applicable law, it mere is more man one channor or borrower, notice to any cranici or borrower will constitute notice to an cranici. For notice purposes, Grantor or Borrower agrees to keep Lender informed at all times of Grantor or Borrower's current address(es). Severability. If a court of competent jurisdiction finds any provision of this Agreement to be invalid or unenforceable as to any person or circumstance, such finding shull not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such

offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Agreement in all other respects shall remain valid and enforceable.

Successor Interests. Subject to the limitations set forth above on transfer of the Collateral, this Agreement shall be binding upon and inure to the

Waiver. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by waiver. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in mining and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender, no delay or omission on the part or bender in exercising any right shall operate as a waiver of such right or any other right. A waiver of Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand shict compliance with that the tender of a provision of this Agreement. No prior training to the Agreement of the Agreement. No prior training to the Agreement of the Agreement of the tender of the Agreement of the Agreement. Lender or a provision or this Agreement shall not prejudice or constitute a waiver or center's right outerwise to demand such completice with use provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lander's rights or of any of Grantor's obligations as to any tuture transactions. Whenever the consent of Lander's is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

EACH BORROWER AND GRANTOR ACINOV/LEDGES HAVING READ ALL THE PROVISIONS OF THIS AGR AND GRANTOR AGREES TO ITS TERMS. THIS ASSIGNMENT OF ESCROW ACCOUNT IS DATED JLY 21, 1 X	23024 Pa
GRANTOR: Nobert Hubbard Patricle L Hubbard INDIVIDUAL ACKNOWLEDCASENT STATE OF OrFICIAL SEA COUNTY OF Lamath Jss On his day before me, the undersigned Nstary Public, personally appeared Patricle L. Hubbard and Robert H NOTARY Public OF Individuals described in and who executed the Assignment of Escrow Account, and acknowledged that they signed Individuals described in and who executed the Assignment of Escrow Account, and acknowledged that they signed Given under w hand and official seal this 22 day of July Sy Molary Public In and for the State of Opericas N Official Seal Notary Public In and tor the State of Opericas N My commission expires ///27-7 INDIVIDUAL ACKNOWLEDCMENT INDIVIDUAL ACKNOWLEDCMENT Notary Public In and tor the State of Opericas N State OF Vregan Iss Notary Public No Contest Official Seal On this day before me, the undersigned Notary Public, personally appeared Patricle The Agreement as his or Official Seal Official Seal On this day before me, the undersigned Notary Public, personally appeared Patricle The Agreement as his or Notary Public No Contest Official Seal On this day before me, than and official seal this 22<	EEMENT, AND EACH BORRO 194.
COUNTY OF	<u>uc</u>
COUNTY OF	
Country of Klamath State of Decomposition of the undersigned Notary Public, personally appeared Patricia L. Hubbard and Robert H volunlary act and deed, for the uses and purposes therein mentioned. Given under an hand and official seal this 22 day of	is EGON 03147
INDIVIDUAL ACKNOWLEDGMENT STATE OF	19 <u>94</u> . <i>19.0</i> 2
COUNTY OF Klamath SS OFFICIAL SEAL DAVID A HUCKINS NOT ARY PUBLIC - ORESO NOT ONHISSION PUBLIC - ORESO NOT ONHISSION EXTRIBUTED who executed the Assignment of Escrow Account, and acknowledged that he or she signed the Agreement as his or siven under my hand and efficial seal this 22 day of July 1 Notary Public In and for the State of CIPECON My commission expires //-27-4 ACKNOWLEDGEIMENT OF ASSIGNMENT OF ESCROW ACCOUND ountain Title Company ("Escrow Agent") hereisy acknowledges receipt of a copy of the foregoing Assignment of Escrow under any file State Bank. Escrow Agent agrees that copies of all future notices sent by Escrow a until until further written notice from South Valley State Bank at the following address: 5215 South Sixh Street, Klamath Fails, OR 97603. But the south Valley State Bank as the following address: 5215 South Sixh Street, Klamath Fails, OR 97603.	99
Convincission No. 0031 Who executed the Assignment of Escrow Account, and acknowledged that he or she signed the Agreement as his or teed, for the uses and purposes therein mentioned. Siven under my hand and efficial seal this day of utily the matching of the State of the form of the foregoing Assignment of Escrew Agent in the following address: 5215 South Sixth Street, Klamath Fails, OR 97603, activities of state St	AX.
Acknowledges receipt of a copy of the foregoing Assignment of Escrew Agent" hereby acknowledges receipt of a copy of the foregoing Assignment of Escrew Agent at until further written notice from South Valley State Bank at the following address: 5215 South Sixth Street, Klamath Falls, OR 97603.	17 X
olary Public In and for the State of <i>Cleccol</i> Besiding at <i>Kinnarti Fail</i> My commission expires <i>II-27-4</i> ACKNOWLEDGI:MENT OF ASSIGNMENT OF ESCROW ACCO Jobard ("Grantor") to South Valley State Bank. Escrow Agent agrees that copies of all future notices sent by Escrow. I also be sent to South Valley State Bank at the following address: 5215 South Sixth Street, Klamath Fails, OR 97603. ectiv to South Valley State Bank as provided to the the contrary, Escrow Agent will marke all	ner free and voluntary act and 94
If also be sent to South Valley State Bank. Escrow Agent agrees that copies of all future notices sent by Escrow at until further written notice from South Valley State Bank to the contrary, Escrow Agent witten notice from South Valley State Bank to the contrary, Escrow Agent will make all one 97603.	14
activ to South Valley State Bank as provided in the Bank to the contrary, Escrow Agent will make all	UNT
Contraction of PSOTONI Account to a second	Frow Account from Patricia L Igent pursuant to the Escrow Escrow Agent further agrees the Grantor under the Escrow
na an a	
Mountain Title Company	
3PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3.18 (c) 1994 CFIP oServices, Inc. All rights received, JOR-E95E3.17 F3.17 F3.17 HUBBARD.LN C1.OV	Γ.



EXHIBIT "A"

A tract of land in Section 20, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Kiamath County, Oregon, being a pertion of Lot 2, of Parcel No. 2, as shown on survey #1447, as recorded in the office of the Klamath County Surveyor, and being more particularly descrived as follows:

Beginning at a point on the North line of said Section 20, said point being North 89 degrees 36 minutes 00 seconds East 143.10 feet from the N 1/4 corner of said Section 20; thence North 89 degrees 36 minutes 00 seconds East 2518. 46 feet to the Northeast corner of said section 20; thence South 00 degrees 41 minutes 55 seconds East, along the East line of said Section 20, 1840.14 feet to the Northeast corner of Parcel No. 1 as shown in said survey #1447; thence along the Northerly line of said parcel No. 1 and Lot 1 of said Parcel No. 2, West 1413.96 feet and North 60 degrees 21 minutes 40 seconds West 1226.98 feet to the northwest corner of Lot 1 of said Parcel No.2, thence South 29 degrees 38 minutes 20 seconds West 750.00 feet to the Southwest corner of said Lot 1, said Southwest corner being on the Northerly right of way line of the County Road; thence North 60 degrees 21 minutes 40 seconds West along said Northerly right of way line, 60.00 feet; thence North 29 degrees 38 minutes 20 seconds East 750.00 feet; thence North 00 degrees, 24 minutes 00 seconds West 1186.00 feet to the point of beginning.

STATE OF OREGON	COUNTY OF				
Filed for record at rec ofJuly	luest of	Mountein Th			
ofJuly	A.D., 19 of		o'clock	P.M., and duly record Page 23021	e <u>27th</u> day
			Evelyr By	Biehn County	Clerk Auslindore
	an a				accumdare
			김김 화관을		