	VD TRUST DEED VOI. MAN PADA 2305
THIS TRUST DEED, made this JOHNNY S. FERREA & MIRYAM	L. FERREA bushing a hotel
ALBERT E. SHELLEY	KLAMATH COUNTY, as Grant. , as Trustee, as
	Do Denati-
Klamath County,	ains, salls and conveys to trustee in trust, with power of sale, the property . Oregon, described as:
SEE ATTACHED I DOAL	n Marakanan Marakanan Marakanan
REFERENCE.	TION ON EXHIBIT "A" WHICE IS MADE A PART HEREOF BY THIS
and a second second Second second	
ingether with all and singular the tenements, he	reditamente and annu
FUR THE DUDDOOM	reditaments and appurtenances and all other rights thereunto belonging or in anywise nor and profits thereof and all fixtures now or hereafter attached to or used in connection with
of SEVENTY THOUSAND AND NO/100	DRFORMAIVCE of each agreement of grantor herein contained and payment of the sun
note of even date herewith, payable to benefici	ary or order and made by granter, the final payment of principal and interest hereof
not sooner paid, to be due and payable	ary or order and made by granter, the final payment of principal and interest hereof, in Bust 1
becomen due and - will any of the debt secured	by this instrument is the sale
assignment.	on by granter of an earnest money accommentation dates expressed therein, or herein, shall be
Toward the stand of the stand the stand the	property in durid complete a second sec
 To complete or restore promptly and in lamaged or destroyed thereon, and pay when due To comply with all laws, ordinances res 	waste of the property. good and habitable condition any building or improvement which may be constructed, all costs incurred therefor.
3. To comply with all laws, ordinances, reg o requests, to join in executing such figuration	all costs incurred therefor. all costs incurred therefor. althous, covenants, conditions and restrictions sliecting the property; if the beneficiary atements pursuant to the Uniform Commercial Code as the pereficiary and contents of the section o
and by forde and continuously maintain	insurance on the build a
ritten in companies acceptable to the beneficiar	insurance on the buildings now or hereafter erected on the property against loss or neticisry may from time to time require, in an amount not less than \$ full. value tor any reason to procure any such insurance and to deliver the policies of the bene- policy of insurance and such insurance and to deliver the policies of the bene-
fleest differen as insured; if the grantor shall tail t	or any reason to provide latter; all policies of insurance shall be delivered to Value
my indebiades at grantor's expense. The amount co	ollected under own flow of hereafter placed on the buildings, the beneficiary
nder or involidate may be released to grantor. Su	uch application or release of at option of beneficiary the entire amount so called
5. To keep the property free for	notice
sessed upon or province the uree from construct	ction liens and to new all terror
sessed upon or against the property before any	part of such taxes, assessments and other charges that may be that t
compily deliver receipts the property before any promptly deliver receipts therefor to beneficiary; sens or other charges payable by grantor, either by	part of such faces, assessments and other charges that may be levied or should the grantor fail to make payment of any takes, assessments incurate and ' direct neuroset
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sessed upon or against the property before any is comptly deliver receipts therefor to beneticiary; es one or other charges payable by grantor, either by ent, beneticiary may, at its option, make payme cured hereby, together with the obligations descri- e debt secured by this trust deed, without waiver th interest as aloresaid, the property hereinbefor und for the payment of the obligation herein de d the nonpayment thereoi shall, at the option of le and constitute a breach of this trust deed. 6. To pay all costs, iees and expenses of this sistee incurred in connection with or in enforcing 7. To appear in and delend any action or pro- fin any suit, action or proceeding in which the I pay all costs and expenses, including evidence of nitioned in this paragraph 7 in all cases shall be a trial court, farantor iurther agrees to pay such su ney's less on such appeal. If is mutually agreed that: 8. In the event that any portion or all of the ary shall have the right, if it so elects, to require the instance association authorized to do business under wings and hean association authorized to do business under ety of this state, its substituaries, affiliate, agents or branch ABNING: 12 USC 1701.2 montes	part of such to gay all faxes, assessments and other charges that may be levied or should the grantor fail to make payment of any taxes, assessments, insurance premiums, or direct payment or by providing beneficiary with lunds with which to make such pay- ent thereot, and the amount so paid, with interest at the rate set forth in the note ibed in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of re described, as well as the grantor, shall be bound to the same extent that they are adsorribed, and all such payments shall be immediately due and payable without notice, the beneficiary, render all sums securind by this trust deed immediately due and payable without notice, the beneficiary, render all sums securind by this trust deed immediately due and payable without notice, as trust including the cost of title search as well as the other costs and expenses of the occeeding purporting to affect the security rights or powers of beneficiary or trustee; title and the beneficiary sor trustee's and attorney's fees actually incurred. Deneficiary or trustee may appear, including any suit for the foreclosure of this deed fixed by the trial court and in the event of an appeal irom any judgment or decree of the as the appellate court shall adjudge reasonable as the beneficiary's or trustee's at- e property shall be taken under the right of eminent domain or condemnation, bene- re that all or any portion of the monies payable as compensation for such taking, ar must he either an atterney, who is an active member of the Oregon State Bar, a bank, trust company are the laws of Cregon or the United States, a Ule insurence company authorized to insure title to real mise of this option. I is use of abtaining beneficiary's consent in complete detail.
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and that the grantor will warrant and forever defend 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, legates, devises, administrators, executors. secured hereby, whether or not named as a beneficiary horein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF. the drantor 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

* IMFORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a traditor. as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by moking required disclosures; for this purpose use Sevens New York warranty (b) and fr	mar Januar
if compliance with the Act is not required, disregard this notice.	CLAREA
STATE OF OREGON County of	
by JOHNNY S. FERREA and MTRYAM I PEOP	August 10.94
This instrument was acknowledged before me o	
byexecution of the contract of the contr	"19 <u></u> , 19 <u></u> ,
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OFFICIAL SEAL NOTARY PUBLIC - OREGON COMMISSION HO. 010431 MY COMMISSION EXPIRES NOV. 16, 1995 MY commission exponentiation of the second seco	Dires 11/16 195 Public for Oregon
REQUEST FOR FULL RECONVEYANCE (To be used only when obligation	is have been poid.)
The undersigned is the logal owner and holder of all indebtedness secured by the fore deed have been fully paid and satisfied. You hereby are directed, on payment to you of an frust deed or pursuent to statute, to cancel all evidences of indebtedness secured by the fore together with the trust deed) and to reconvey, without warranty, to the parties designated held by you under the same. Mail reconveyance and cocuments to	ROILLE TALLE durch All
DATED:	
Do not lose or destroy this Trust Doed OR THE NOTE which it secures. Basis must be delivered to the trustee for concellation before reconveysince will be made.	
<u>一般,一般,我们还算是这些要求了,我们会,这</u> 本会们自己的,请得我的小帮助。	Benefinian

LEGAL DESCRIPTION

33514-KR

A portion of Government Lot 31 of Section 19, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the intersection of the Easterly boundary of the Old Dalles-California Highway with the South line of said Section 19, and running thence Northwesterly along the Easterly boundary of said highway 290.0 feet, more or less, to its intersection with the most Southerly corner of a certain tract of land described in Deed Volume 330 st page 419; thence Northeasterly along the Southerly line of said tract 330.0 feet, more or less, to the most Easterly corner of that certain tract heretofore conveyed to the Williamson River Church; thence Easterly down the center line of a certain dirt roadway approximately 20 feet in width, now in existence upon said lands, to the most Easterly terminus of said roadway and running thence on a prolongation Easterly of the last course of said 20 foot roadway to its intersection with the Williamson River at its ordinary low water mark; thence Southerly along the ordinary low water mark on the Westerly edge of the Williamson River 665.0 feet, more or less, to its intersection with the South line of said Section 19; thence West along the South line of said Section 385.0 feet, more or less, to the point of beginning.

SIA	IE OF OREG	ON: COUNTY OF K	LAMATU.				
Filed	for record at Aug	request of	94 Mountain	Title Co	181 An Anna Airge Anna Air Anna Air		
FEE	\$20.00	of	Mortgages	o'clock P on Pa Evelyn	10.2 - 1	~ 1	<u>494</u> ,
		and the second		By (2)	Educe Count	y Clerk Lemoldre	

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