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	CPORM No. 881-1-Oregon Trust Deed Series-TRI ST DE D [No restriction -
	81103 THIS TRUST DEED, made trus 204 MTC 30897.11FVol MU4 Page 15458 DOUBLE J LAND & CATTLE CO. +*
	MOUNTAIN TITTE COMPANY or many
	MOUNTAIN TITLE COMPANY OF KLAMATH CCUNTY, as Grantor, HARII. W. NEWION and FRED W. KOEHLEP TD, as Trustee, and
CVD	, UK.
7 R	Grantor irrevocably grants bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, desc-ibed as:
5	oregon, desc-ibed as:
4P03	See E hibit "A" attached hereto and by
-16-9	PAT JUHL, DOING BUSINESS AS DOUBLE J LAND AND CATTLE COMPANY, AN OREGON
5-1	This document is how
	This document is being re-recorded to correct the vesting of the Grantor on the Trust Deed previously recorded on May 16, 1994 in Vol M94 at Page 15458 in the Microfilm Records of Klamath County, Oregon.
	in the state of Klamath County, Oregon.
	totather the second s
	or hereafter appertaining, and the rents, is sues and profits therea t and all lixtures now or hereafter attached to or used in connection with the property. FOR THE PURPOSE OF SECURING PERFORMANCS of each astronum at the Sixty-Five Thousand and NG PERFORMANCS of each astronum at the
RCVD	of DIXEV-FITO Thomas a the CERFORMANCE of each add
E R	note of even date herewith, payable to be netic ary or order and made by grantor, the final payment of the terms of a promissory note sooner paid, to be due and payable and payable and made by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt secure by this instrument is the date.
3:25	
4 P O	1. To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or im- 2. To complete or restore promptly and in good and habitable condition any building or im- damaged or destroyed thereon, and pay when durial cost in the property.
	2. To complete or restore promptly and in good condition and repair; not to remove or demolish any building or im- 2. To complete or restore promptly and in good and habitable condition any building or improvement which may building or im- 3. To comply with all laws, ordinances, rejulations, covenants, conditions and restrictions at the state of the pro- to pay for thing such tinancing such tinancing statements.
611	same in the proper night, it's acculouts pursuant to the Heller of the property it it
	amage by fire and such other hazards an their insurance on the buildings man and such other hazards and the buildings man the buildings and the buildings an
f	ciary as soon as insured, if the granter should be well in the source of the source of the source of the granter should be an interval of the source of the granter should be an interval of the source of the sourc
	and the second a superse The amount is the second of here is
	5. To keep the property free from the such notice.
pr	omptly deliver receipts therefor to beneficient and such takes, assessments and other charges that and there
1 45.	ured hereby, together with the obligation is thereof, and the amount of any faxes, assessments, insurance premiums,
wit	h interest as aforesaid, the property bergin of any rights arising from broach the stars deed, shall be added to and bergin the note
abl	e and constitute a breach of this trust dead
	7. To appear in and delend any pair this obligation and the cost of title search as well as the other cost and pay-
mon	to sits and expenses, including evidence of therefore y or trut tee may annene toot if rights or powers of beneticing
torn	by's fees on such appeal.
ficia	ry shall have the right, it it so electric to electric the property shall by taken under the little of the little
NOTE	b. In the event that any portion or all of the property shall b. taken under the right of eminent domain or condemnation, bene- ry shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, is The Trust Deed Act provides that the trustee mereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, is near any property of this state, its subsidiaries, affiliates, agents or Diragon or the United States, a title insurance compensation for such taking.
agent	The Trust Deed Act provides that the trustee networder must be either an atterney, who is an active member of the Oregon State Bar, a social of the business under the laws of Oregon of the United States, a title insurance company author licensed under ORS 696.505 to 696.585.
	TRUST DEED
	STATE OF OREGON
*********	3305 Memorial Drive
	Granter Falls, OR 97601 Was record on the day
	W. Newton and Fred W. Kochler, J
<u>KL</u>	MATH FALLS, OR on page
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See Exhibit "B" attached hereto and by this reference incorporated herein.

and the state of the statements

and that the grantor will warrant and forever defer d the same against all persons whomsoever. The grantor warrants that the proceeds of the k an represented by the above described note and this trust deed are: (1) PERSONAL COMMON CONTROL OF STATES AND A CONTRACT STATES AND A CONTRAC

This deed applies to, inures to the benefit of an binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. To eter m beneficiary she I mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary secure.

To construing this mortgage, it is understood that the mortgagor or mortgage may 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.

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

SEE ADDENDUM FOR ADDITIONAL PROVISION

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3.8.5

* IMPORTANT NOTICE: Delete, by lining out, whichever varianty (a) or (b) is not applicable: if warranty (a) is applicable and the ber eficiony is a creditor as su benel disclo

DOUBLE J LAND)& CATTLE CO.

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HELEN M NOTARY FUBLI COMMISSION N	C DOUBLE	TAND AT	ND CATTLE	CO.	Neli	$_{\Lambda})M_{\rm b}$	XIA B
MY COMMISSION A MY COMMISSION 2 MAR	es Apr. 20, 1996 🝸		 My	commission (expires	Notery Pt	blic for Oregon
an an an an an an	REQUEST FOR FULL	RECC NVEY AN	CE (To be used	c nly when obliga	itions have been	paid.)	
The undersigned is the have been fully paid an deed or pursuant to sta	legal owner and d satisfied. You tute. to cancel all	holder of ill hereby are di levicence of	indebtedness rected, on pay	s cured by the i	t any sums owi	ng to you under hich are delivered	the terms of the
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PARCEL 1

4 OF REPORT NO. 30897-HF

BELIMINARY REPORT

PAGE

A parcel of land situated in Lot 33, Section 16, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the quarter section comer on the South boundary of Section 16, Township 35 South, Range 7 East of the Willam atte Meridian, Klamath County, Oregon; thence North along the center section line of Section 16, a distance of 1320.0 feet to the Northwest corner of boundary of Lot 33, a distance of 323.30 feet, more or less to a point on the Easterly right of way boundary of U.S. His tway Number 97, which point is marked with a 3/4 inch iron pipe; thence South 2 degrees 22' West along said right of way boundary a distance of description; thence: North 62 degrees 07' East a distance of 629.30 feet; thence due North the East right of way o' Highway 97 thence South 2 degrees 22' West along staid right of worth line of Lot 33 to the East right of way o' Highway 97 thence South 2 degrees 22' West along staid right of worth line of Lot 33 to the East right of way o' Highway 97 thence South 2 degrees 22' West along staid right of worth line of Lot 33 to the East right of way o' Highway 97 thence South 2 degrees 22' West along staid right of way boundary a distance way boundary 333.30 feet to the true point of beginning. EXCEPTING THE REFROM that portion deeded to the State of Oregon by and through its Department of Transportation, Highway Division recorded September 25, 1989 in Volume M89, page 18018, Microf Im Records of Klamath County, Oregon. E TRANSFORMER -

EXHIBIT "A" LEGAL DESCRIPTION 30039 15460 EXHIBIT "B" (Blue House) 15462

30040

1. Taxes for the fiscal year 1993-1994.

2. Rights of the public in and to any portion of the herein described premises lying within the limits of the streets, roads or highways.

3. Rights of the public and of governmental bodies in and to that portion of the premises described herein, now or at any time lying below the high water mark of the Williamson River, including any ownership rights which may be claimed by the State of Oregon, in and to any portion of the premises now or at any time lying below the ordinary high water mark thereof.

4. Reservations, restrictions and easements as contained in Deed recorded July 26, 1957 in Volume 295, page 396, Deed Records of Klamath County, Oregon, between the United States of America and Paul and Bess Wampler.

5. Reservations, restrictions and easements as contained in Deed recorded June 23, 1965 in Volume 363, page 58, Deed Records of Klamath County, Oregon.

6. A Right of Way Easement created by instrument, subject to the terms and provisions thereof, Dated: May 3, 1973 Recorded: May 7, 1973 Volume: M73, page 5436, Microfilm Records of Klamath County, Oregon In Favor of: Pacific Power & Light Company, a corporation For: Electric transmission and distribution line

7. A Telephone Right of Way Easement created by instrument, subject to the terms and provisions thereof, Dated: August 4, 1986 Recorded: September 15, 1986 Volume: M86, page 16612, Microfilm Records of Klamath County, Oregon In Favor of: Telephone Utilities of Eastern Oregon, Inc., an Oregon corporation For: The right to bury and maintain underground telephone facilities

8. Limited access provisions contained in Deed to the State of Oregon, by and through its State Highway Commission, which provided that no right or easement of right of access to, from or across the State Highway other than expressly therein provided for shall attach to the abutting property. Recorded: September 25, 1989 Volume: M89, page 18018, Microfilm Records of Klamath County, Sinke Oregon

STATE OF OREGON: COUNTY OF KLAMATH: ss.

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