which are in excess of the amount required to puy all reasonable on its, expenses and attorney's less necessarily paid or incurred by familiar in such proceedings, shall be paid to benefit lary in dapplied by it list upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by be the ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, as its wan expense, to take such actions and execute such instruments as shall be necessary in citationing such compensation, promptly upon be melicitary, payment of its less and presentation of this idead and the note for endors ment (in case of tull recovery, ences, for cancel ution), without affecting liability of any person for the payment of the note for endors ment (in case of tull recovery, ences, for cancel ution), without affecting liability of any person for the payment of the note for endors ment (in case of tull recovery, ences, for cancel ution), without affecting liability of any person for the payment of the note for endors ment (in case of tull recovery, and in any case ment affecting this deed or the lien or charge thereof; (d) in any sub-virial and the entire of the control of the endors of the property. The § ance in any reconveysnoe may be described as the "person or persons logically entitled thereof the endors of the property. The § ance in any reconveysnoe may be described as the "person or persons logically entitled thereof the property or any part thereof, in its own name as a property of the property or any part thereof, in its own name as a property of the property or any part thereof, in its own name as a property of the property or any part thereof, in its own name as a property of the property or any part thereof, in its own name as a property of the property or any part thereof, in its own name as a property of the property or any part thereof, in its even and the property in the light of the property or any part thereof,

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deed of any matters of fact shall be conclusive proof of the truth ulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the rows a provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a recomble charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the applicant and the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the applicant a successor of successors to any function and the fact of the successor trustee appointed hereunder. Upon such appointment, and without converting to the successor trustee, the latter shall be vested with all title made by written instrument executed by beneficiarly, which, when a corded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment to the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of penting sale under any other deed of trust or of any action or proceeding in which grantor, beneficiarly or trustee shall be a party unless uch inclinary a formal property and the second and with the beneficiarly and the beneficiarly and the beneficiarly in the ferantor is lawfully seized in fee simple of the real property and has a alid, unencumbered title thereto.

and that the grantor will warrant and forever leten I the same agains t all persons whomsoever.

The grantor warrants that the proceeds of rie loan represence I by the above described note and this trust deed are:
(a)\* primarily for grantor's personal, it mily or household purposes (see Important Notice below),
(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit or 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 as a ber efficiency herein.

In construing this trust deed, it is understox' that the grantor trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and in slude 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 brant for has executed this instrument the day and year first phone written.

IN WITNESS WHEREOF, the grar tor has executed this instrument the day and year first above written.
M. Mole
IMPORTANT NOTICE: Delete, by lining out, whiche or a varianty (a) or (b) is of applicable; if warranty (a) is applicable and the beneficiary is a creditor is such word is defined in the Truth-in-Lending A+t and Regulation Z, the eneficiary MUST comply with the Act and Regulation by making required
isclare mess for this purpose use Stevens-Ness Form No. 1119, or equivalent.  constitution with the Act is not required, disregard this notice.
STATE OF OR 3GC N, County of Klamath ) ss
This instrument was acknowledged before me on November 23 ,19 94, by John M. Venable
This instrument was acknowledged before me on
This instrument was acknowledged before me on, 19, by
# 5 7 as
<b>な世後の最高 of</b>
OFICE BENE OFICE BENE OFICE BENE OFICE BENE NOTARY PUBLIC OFICE OF 1758 NOTARY PUBLIC OF 1758 NY COMMISSION ENTER DEFI 28, 1885  If y commission expires 9/28/96
REQUEST FOR FULL I ECON VEYANCE (To be an ed only when obligations have been paid.)
O:
The undersigned is the legal owner and holder of all indebtedre a secured by the foregoing trust deed. All sums secured by the trust each time been fully paid and satisfied. You breby are directed, or sayment to you of any sums owing to you under the terms of the ust died or pursuant to statute, to cancel all vide ross of indebted; say secured by the trust deed (which are delivered to you herewith gether with the trust deed) and to reconvey, with ut warranty, to the parties designated by the terms of the trust deed the estate now
old by you under the same. Mail reconveyance and locuments to
ATED: ,19
on of lose or destroy this Trust Deed OR THE NOTE which it secures.
reconveyance will be made.  Beneficiary  Beneficiary

## EXHIBIT "A"

## DESCRIPTION OF PLOPERTY

An undivided 50% interest of said property

Township 37 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

SECTION 33:  $S_{\frac{1}{2}}$ ,  $NE_{\frac{1}{2}}$ 

SECTION 34: NWINEI, SINEI, WI, SEI

Township 38 South, Range 10 East of the Willamitte Meridian, Klamath County, Oregon.

SECTION 3: Lots 3 and 4, 3½M/1, S1

SECTION 4: Lots 1, 2, 3, and 4, Sini, Noiswi, Nisei, SAVING AND EXCEPTING

therefrom a strip of land 30 feet in width running parallel along

the Southerly boundary of N El and NELSWL

SECTION 10: Νį SECTION 11: Νį SECTION 12: WINWI

STATE OF OREGON: COUNTY OF KLAMATH: ss
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FEE\$20.00  Evalyn Biehn County Clerk By Danslers Mullandere	Filed for record at request of A.I of	No. 19 94 at 11:34 o'clock A.M., and duly recorded in Vol. M94  Mortgages on Page 36654
By Cashers Market		On Page36654
	ree\$20.00	By County Clerk