FORM No. SE1 - Oregon Trust Deed Series - TRUST	0 EED (/ salgement Reput		COPYRIGHT 1994 STEVENSHESS LAW	PUBLISHING CO. PORTLAND. OR \$7204
92129 2206-93745-18		TUST DEED	C Volmay F	⁷ agn 37165
THIS TRUST DEED, mad ANTHONY ACETI	e this 1	0day of	October	, 19 <u>94</u> , between
MOUNTAIN TITL STEVE L. CRABB AND SHARO	E CO PANY OF N L. CRABB	KLIMATH COUNTY husband and wife	or the survivor t	
Grantor irrevocably grants, KLAMATH	hargains, sells a	VIT NESSETH: nd conveys to trustee scribed as:	in trust, with power of s	ale, the property in
SISE EXHIBIT A WHIC	CH IS MADE A	PALT HEREOF BY TH	IS REFERENCE	Manager and
				1997 - E
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together with all and singular the tenems or berealter appertaining, and the rents, the property.	isues and profits th	and appurtenances and all tere f and all fixtures now	other rights thereunto belon or hereafter attached to or a	ging or in anywise now used in connection with
FOR THE PURPOSE OF SECU.			of grantor herein contained a	
note of even date herewith, payable to a not sooner paid, to be due and payable		and made by grantor, th	rest thereon according to the inal payment of principal	terms of a promissory and interest hereof, if
The date of maturity of the debt becomes due and payable. Should the gr erty or all (or my part) of grantor's int beneliciary's option*, all obligations sec owne immediately due and payable. The assignment.	ecua d by this ins antor ither agree to arest in it without u ed by this instrum	true went is the date, state b, at empt to, or actually s lirst obtaining the written went irrespective of the n	ell, convey, or assign all (or consent or approval of the l	any part) of the prop- beneficiary, then, at the
To protect the security of this trus 1. To protect, preserve and maint provement thereon; not to commit or per	ain the property in put as y waste of th	good condition and repair		11
2. To complete or restore promptly dumaged or destroyed thereon, and pay w 3. To comply with all laws, ordina so requests, to join in executing such time to entry the state of the second seco	vien due all costs in Inces, regulations, co Auciné statements p	cutied therefor. ven ints, conditions and re una int to the Uniform Co	strictions affecting the prope	erty; if the beneficiary
to pay for filing same in the proper pub agencies as may be deemed desirable by 4. To provide and continuously r demage by fire and such other hazards a	the beneficiary.	as vell as the cost of all	lien searches made by filing	g officers or searching
written in companies acceptable to the b liciary as soon as insured; if the grantor a at least fifteen days prior to the expirati cure the same at grantor's expense. The z ary indebtedness secured hereby and in su	the fic ary, with loss whall is I for any reas on of any policy of a manum collected und at h order as benefici	is ravable to the latter; all on to procure any such ins insurance now or hereafter ler any fire or other insu- ary may defermine, or at o	policies of insurance shall be urance and to deliver the pol placed on the buildings, the rance policy may be applied rance beneficiery the enti-	delivered to the bene- icies to the beneficiary beneficiary may pro- d by beneficiary upon d by beneficiary upon
or any part thereof, may be released to g urder or invalidate any act done pursuan 5. To keep the property free from as essed upon or against the property be	nt to such notice. In construction liens Nore 1 W part of su	and to pay all taxes, asso to taxes, assessments and	ssments and other charges a	that may be levied or
promptly deliver receipts therefor to ben liens or other charges payable by grantor, mont, beneficiary may, at its option, mu secured hereby, together with the obligat the debt secured by this trust deed, without	e iciar ; should the , either by direct pay all e payment thereo it ns described in pa	grantor fail to make payn when to r by providing ber f, and the amount so pain rade up hs 6 and 7 of this f	ent of any taxes, assessments efficiary with funds with wh d, with interest at the rate rust deed, shall be added to	s, insurance premiums, ich to make such pay- set forth in the note and become a part of
with interest as aloresaid, the property h bound for the payment of the obligation and the nonpayment thereof shall, at the able and constitute a breach of this trust	tereinbefore described, a Derein described, a option of the benefi	d, is well as the grantor, nd ill such navments shal	shall be bound to the same	extent that they are
 To pay all costs, lees and expen trustee incurred in connection with or in 7. To appear in and delend any ac 	is is of this trust inclusion of this trust inclusion of this oblight of the second se	ation and trustee's and at purporting to affect the s	torney's fees actually incurre	ed.
and in any suit, action or proceeding in w to pay all costs and expenses, including e mentioned in this paragraph 7 in all case the trial court, granter further agrees to p	viuch the beneficiary vidence of title and s thail be fixed by t	<pre>r of trustee may appear, i the beneficiary's or truste he trial court and in the e</pre>	ncluding any suit for the fo e's attorney's fees; the amo vent of an appeal from any	reclosure of this deed, unt of attorney's fees indément or decree of
torney's lees on wich appeal. It is mutually agreed that: 8. In the event chat any portion o ficiary shall have the right, if it so elect	r all of the property	y shill be taken under the	tight of eminent domain o	condemnation bane-
NCTE: The Trust Deed Act provides that the trust or ravings and loan association authorized to do t	is a here under must be e busines: under the laws	itte: an attorney, who is an ac of Cregon or the United States	ive member of the Oregon State E , a title insurance company author	lar, a bank, trust company rized to insure title to real
property of this state, its subsidiaries, affiliates, age "WARNING: 12 USC 1701j-3 regulates and may "The publisher suggests that such an agreement	er is or i ranches, the Un i prohibit exercise of thi	ited States or any agency thereo s conton.	f, or an escrow agent licensed und	er ORS 696.505 to 696.585.
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STEVE L. CRABB AND SHARON 5910 SOUTHGATE KLAMATH FALLS, OR 97603	• • • • • • • • • • • • • • • • • • •	SPACE RESERVED	ato'clock in book/reel/volume I pageor	No on
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HOUNTAIN TITLE COMPANY A'OF*REALANTH' COUNTAInss. Zip):	where a press of the	41 - 49	Witness my County affixed.	hand and seal of
44 (333) (2007) (201			NAME	TITLE
			By	, Deputy

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which are in screas of the amount regived o pay ell reasons ile costs, expenses and attorney's less mecanase lay pail or instances by franting the interpret of the amount regived o pay ell reasons is a cost, expenses and attorney's less mecanase and attorney's ites, both in the intel and applied costs, mecanase into the intel and applied costs, mecanase is a pail or instance of the intel and applied costs and the intel and ites and ites in a superior and the actions and execute such instances as shall be necessary in a superior and the action and the applied on the intel and the applied on the intel and the applied on the intel applied and the intel applied and the intel applied applied in the intel applied and the intel applied and that the grantor will warrant an i low ver delend the x me against all persons whomsoever. The grantor warrants that the proceeds of the loan "epresented by the above described note and this trust deed are: (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (a)* primarily for grantor's person al, family or how chold purposes (see Important Notice below), (b) for an organization, or (wern if grantor is a natural person) are for business or commercial purposes. (b) for an organization, or (wern if grantor is a natural person) are for business or commercial purposes. (b) tor an organization, or (wern if grantor is an atom of the second person, there is the benefit of and b ands all parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the benefit of and b ands all parties hereto, their heirs, legates, devisees, administrators, executors, secured hereby, whether or not name as a beneficiary here in. 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 man and include the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken to man and include the plural, and to individuals. IN WITNESS WHERE COP, the frantor here executed this instrument the daw and vear first above written. IN WITNESS WHERNOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-i-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Steven thes: form No. 1319, a equivalent. If compliance with the Act is not required, divegard this notice. ANTHONY ACETI STATE OF OREGON, County of Yanatt Jogen This instrument was acknowledged before me on . by ANTHONY ACETI This instrument was acknowledged before me on by OFFICIAL SEAL MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 10, 19:36 Public for Oregon My commission expi 1:1 REQUIST FOR FULL RECONVEY! NCE (To be used only when obligations have been paid.) TO: The undersigned is the legal own at and holder of ell indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, lo cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statute, lo cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statute, lo cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to it convey, without varianty, to the parties designated by the terms of the trust deed the estate now Trustee held by you under the same. Mail recorveyance and dog ments to the C EL . 19 DATED: M^{2} tig h Do not lose or destroy this Trust Deed OR THE NOTE which it is ures. Both must be delivered to the trustee of a concellation before reciprograme will be made. **Beneficiary** 1 inz. - C - T

37166

EXHIBIT "A" LEGAL DESCRIPTION

37167

Lot 7 in Block 2 of PINE RIDGE ESTATES, UNIT NO. 1, according to the official plat thereof on file in the office of the County Clerc of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

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