which are in excess of the amount required to pay all resonable costs, sepanses and attorney's fees necessarily paid or incurred by general in such proceedings, shall be paid to handlichary and applied by it that the most presentable costs and expenses and attorney's fees, both into trial and appellate courts, necessarily paid or incurred by pheniciary in a most process and appellate courts, necessarily paid or incurred by pheniciary in a most process and appellate courts, necessarily paid or incurred by pheniciary in a most part of the standard process and attorney's fees, both mass secured hereby; and granter aftered, the process of the standard process and attorney's fees, both mass secured hereby; and grant fees and recent and the necessary of the standard process and the indebted process of the standard process and the necessary of the part of the standard process and the necessary of the part of the standard process and the necessary of the part of the standard process and the necessary of the part of the standard process and the process of the standard process and the necessary of the part of the standard process and the part of the standard process and the process of the standard process and the part of the standard pr

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Employed that is the first of the property of

and that the grantor will warrant and torever detend 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 it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benetit of 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 beneficiary herein.

In construing this trust deed, it is understood 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 include the plural, and that generally all grammatical changes shall be

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. \* 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-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ... April gus bir in cik by Flying MJ Ranch Inc., By Mary Ann Rodgers, This instrument was acknowledged before me on April 27, Flying MJ Ranch Inc., By James L. Rodgers OFFICIAL SEAL DIANE SEYMOUR NOTARY PUBLIC - OREGON COMMISSION NO. 037923 MY COMMISSION EXPIRES SEPT. 18, 1998 Notary Public for Oregon My commission expires September 18, 1998

> REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) ...., Trustee

The u	ndersiened is the less	l owner and holder of	all indebaced			
deed have be	en fully paid and sa	tistiad Vous baseby as	an naebledness secu	rea by the toregoing t	rust deed. All sun	ns secured by the trus
trust deed or	nursuant to statute	to consol all	e directed, on paymer	it to you of any sum	s owing to you u	ns secured by the trus inder the terms of the vered to you herewith
together with	the trust dead ) and	to cancer all evidence	es of indebtedness sec	ured by the trust dee	d (which are deli	vered to you herewith
		, williout	waitamy, to the per	ties designated by the	terms of the tru	vered to you herewith st deed the estate now
held by you i	under the same. Mail	reconveyance and do	rumenta to	h dipegang bahasan ng hilip in		The country work

र्वे विदेशी समेवदा (१०वर वर्ष का स्थित स्थिति । DATED: ....., 19...... Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Paramata techi Beneficiary

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STEPLE DEED

## EXHIBIT "A"

## DESCRIPTION OF PROPERTY

The following described real property situated in Klamath County, Oregon.

PARCEL 1: Township 36 South, Range 12 East of the Willamette Meridian

Section 34: Włswł, Sełswł, Słnełswł, Słnłnełswł, SAVING AND EXCEPTING the Northerly 165 feet of the Nwłswł, and Słsłnwłneł and the Nłnłswłneł

and Township 37 South, Range 12 East of the Willamette Meridian

Section 3: N2, SE1, E2SW1, N2NW1SW1, S2SW1SW1

Section 10: NE<sup>1</sup>, E<sup>1</sup>/<sub>2</sub>E<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>, N<sup>1</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>3</sub>SE<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>4</sub>SE<sup>1</sup>/<sub>4</sub>,

Section 2: SW1, W1SW1NW1

PARCEL 2: Township 36 South, Range 12 East of the Willamette Meridian

Section 34: The Northerly 165 feet of the NW&SW&

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	Klamath County Title Co the 28th	dav
of April	_A.D., 19 _95 at11:00o'clock A _ M., and duly recorded in Vol M9	5
	of Mortgages on Page 10926	,
	Bernetha G. Letsch, County Clerk	(
FEE \$20.00	By Darrier Milleral	مديرا
	그는 사용에 사용되었다. 그는 가는 가는 게임이 없는 것이 없는 그들은 사용을 받는 것이 없는 것이 없는 것이다.	