1112	en en verdig die en	TRUST DEED	T m o	M95 Page 14869	CUL
THIS TRUST D	EED, made thislst	day of	June	, 1923, Detwo	
ייטטער וואאיזיי	II I LILL			. as Gran	1102,
TEL AMATU COUNTY	TITLE COMPANY			- with full rights of	
TINCOLN WAR	TY AND KATHLEEN D. H	HANDLEY, husbar	nd and wif	WITH THIT TIBRES OF	arv
curvivorship					
Sulvivorsnip		WITNESSETH:		t with nower of cale the account	y ir
O tan intervoca	hly grants, bargains, sells	s and conveys to tr	ustee in trus	t, with power of sale, the propert	
SEE LEGAL DEC	CRIPTION MARKED EXH	ILDII "A" ATTAC	nekett	O AND MADE A PART HEREOF	
AC THOUGH FIIL	TA SEL LOKIU URKEIN	•			
		TAITE OF TAILE	ERTAIN TO	UST DEED IN FAVOR OF	
THIS TRUST DE	ED IS SECOND AND JU	UNIOK TO THAT C	\$115 200	UST DEED IN FAVOR OF	
KLAMATH FIRST	FEDERAL SAVINGS IN	W 1112			
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and the second	tlar the tenements, hereditame	ents and appurtenances	s and all other ures now	rights thereunto belonging or in anywis reafter attached to or used in connection	n with
r hereatter appertanting,				. t anteined and payment of the	e sur
r hereatter appertanting, he property.	OSE OF SECURING PERFO	RMANCE of each age	reement of gran	ntor herein contained and payment of th	
(60,300.00)	ith, payable to beneficiary or	order and made by gr	rantor, the fina	l payment of principal and investor	the not
note of even date nerewi	e and payableAT MATURI	TY, 19		ove, on which the final installment of the	the not
The date of matu	Should the grantor either ag	gree to, attempt to, or	actually sell, c	ove, on which the linal installment of its convey, or assign all (or any part) of the ent or approval of the beneficiary, then ity dates expressed therein, or herein, si	o،ر at th he"
necomes due and payable	of grantor's interest in it with	thout first obtaining the	of the maturi	convey, or assign all (or any pair) of the ent or approval of the beneficiary, then ity dates expressed therein, or herein, si ent** does not constitute a sale, convey	ance.
beneticiary's option*, all	obligations secured by this in and payable. The execution by	y grantor of an earnest	money agreem	ent** does not constitute a sale, convey	,
assignment.	writy of this trust deed, granto	or agrees:	and repair: no	of to remove or demolish any building	01 111
2. To complete or	r restore promptly and in good bereon, and pay when due all c	d and habitable conditions costs incurred therefor.	ions and restric	ctions affecting the property; if the ben	eticiar
so requests, to join in ex	n the proper public office or o	offices, as well as the	Cost of the field	- duinet	· Ince
agencies as may be deer	med desirable by the beneficiar and continuously maintain insu	urance on the building	igs now or here	eatter erected on the property against	NSURA
written in companies at	cceptable to the beneficiary, w	with loss payable to the any reason to procure a	any such insura	nce and to deliver the policies to the ber- aced on the buildings, the beneficiary n	nay pr
ficiary as soon as moure	or to the expiration of any po-	olicy of insurance non	other insuran	ce policy may be applied by belieficia	collecte
cure the same at granto	or's expense. The amount collected hereby and in such order as l	beneficiary may determ	nine, or at optic	on of beneficiary the entire amount so coor waive any default or notice of defau	ult her
any indebtedness secure	be released to grantor. Such	h application of felease	cure		
under or invalidate any	act done pursuant to such no	ofice.	II taves, assessi	ments and other charges that may be	went a
4£	property tree from construction	on liens and to pay at	ll taxes, assessm	ments and other charges that may be the charges become past due or delinqu	uent a
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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:

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 benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors.

This deed applies to, inures to the benefit 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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, 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 if 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be all the context of the grammatical changes shall be IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first aby BLOOMFIELD M \*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. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on \_\_\_\_June\_2\_ TERRI L. BLOOMFIELD This instrument was acknowledged before me on . OFFICE SEAL
GENINE JOHNSON
NOTARY PUBLIC - OREGON
COMMISSION NO. 018718
MY COMMISSION EXPIRES SEPT. 28, 1996 Notary Public for Oregon My commission expires September 28, 1996

REQUEST FOR F	บเเ	RECONVEYANCE	(To be used on	ly when	obligations	have been	paid.)
		4 St. 10 Co.	Taurelea				

KEWDEN					
To:  The undersigned is the legal owner and holder of all indebtedness secured by the 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, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to					
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  morneyance will be made.	Beneficiary				

## EXHIBIT "A"

## DESCRIPTION OF PROPERTY

PARCEL 1: The NWISE and the North 396 feet of the SWISE of said Section 32, EXCEPT a strip of land 20 feet wide along the Westerly side thereof as described in deed from Perrin G. Wilson et ux to Russell A. Webber et ux, dated February 3, 1948, recorded in Volume 218 page 209, Deed Records of Klamath County, Oregon.

PARCEL 2: All that portion of land lying West of the North and South irrigation ditch running through the West side of the NELSEL being a strip of land 75 feet wide, more or less, along the West side of the NELSEL and being in Section 32.

PARCEL 3: A tract of land lying in the NELSEL of said Section 32 and the NWLSWL of Section 33, more particularly described as follows: Beginning at a point 100 feet East of the Northwest corner of the NELSEL of Section 32; thence East 1648 feet; thence South 549 feet; thence in a Westerly direction 1648 feet, more or less, to a point which is South 518 feet from the point of beginning; thence North 518 feet to the point of beginning.

PARCEL 4: A one-half interest in the North and South Irrigation Ditch running through the West side of the NELSEL of Section 32, and the road which parallels the said ditch on the East side, being about 15 feet wide.

PARCEL 5: A strip of land 20 feet wide off the West side of the NWLSEL and off the West side of the North 12 acres of the SWLSEL of said Section 32, a road described in conveyance recorded in Volume M-73 page 1383, Deed Records of Klamath County, Oregon.

All parcels being in Township 40 South, Range 12 East of the Willamette Meridian.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 6th	đay
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