29955

Vol_ M9, Page 388

TRUSTOBED

DEC 6 AIO:55

RICHARD G. HODDER & SHIRLSY L. HOIDER 8226 Larceu, Valley RD

BOHARTA DE 97623

BRENJA ROWE
19314 NW SAUVIE ISLAND ROAD
POPTLAND, OR 97231
Beneficiary

After recording return to: AMERITITLE

ESCROW NO. MT39886-KR

22 S. 6TH STREET

KLAMATH FALLS, OR 97601

TRUET DEED

THIS TRUST DEED, made on DECEMBER 3,1996, between RICHARD G. HODDER AND SHIRLEY L. HODDER, HUSBIID AND WIFE, as Grantor, , as Trustee, and BRENDA ROWE, as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KIAWATH County, Oregon, described as:

SEE EXHIBIT A WHICH IS MADE A PART HEREOF BY THIS REFERENCE

together with all and singluar the tenements, herediaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

***THEMPLY NINE THOUSAND NINE HUNDRED EIGHTY TELE AND SEVEN / 100ths** Dollars, with increast thereon according to the terms of a promissory note of every date herewith, payable to beneficiary or order and made payable by grantor, the first payment of principal and interest beroof, if not sooner pad, to te due and payable December 01 2001. The date of manuity of the debt secured by this sooner pad, to te due and payable December 01 2001. The date of manuity of the debt secured by this country of the debt secured by this payable proper date, stated above, on which the final installment of said note becomes the and payable. In the event the within a sex-fined proper date, stated above, on which the final installment of said note the payable of the debt secured by the payable proper date, stated above, on which the final sold, agreed to be the date to beneficiary's option, all obligations a scured by this in strument, irrespective of the manuity diese expressed therein on the beneficiary's option, all obligations a scured by this in strument, irrespective of the manuity diese expressed therein on the beneficiary and the property of the payable of the payable of the property of the payable o

NOTE: The Trust Deed Act provides that the Trusta: hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow a gent licensed under ORS 696.505 to 696.585.

in excess of the amount remitted to pay all reaconals costs, expens 1 and attorney 5 fees necessarily paid or incurred by proceedings, shall be paid to beneficiary and proceedings, shall be paid to beneficiary and proceedings, shall be paid to beneficiary and proceedings, and the paid to beneficiary and practices of the processarily paid or incurred by proceedings, and the balance applied upon the necessary in obtaining such compensation, promptly upon beneficiary in such proceedings, and the balance applied upon the necessary in obtaining such compensation, promptly upon beneficiary in the process. At any time and from time to time upon written request of be reficiarly, payment of its fees and presentation of this deed and the third addressment (in case of full reconveyance, for cancellation), without affecting the liability of emplesson for the payment of creating any restriction many (a) consent to the aking of any ray or plat of said property. (b) join in payment of creating any restriction may all property in the property. The grantee in any reconveyance may be described as the present of creating any restriction, and the rectaled in the property. The grantee in any reconveyance may be described as the present of persons legally entitled thereto, and the rectaled with the property. The grantee in any reconveyance may be described as the present of persons legally entitled thereto, and the rectaled with the property. The grantee in any reconveyance may be described as the present of the services mentioned in this paragraph after the present of the services mentioned in this paragraph after the present of the present of the services mentioned in this paragraph after the present of the

secured by the trust (seed, 19) to an persons maying recontent mean subsequent to the matters of the truste of their priority and (4) the surplus, if any, to the grantor or to his successor in interest their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest their interest may from time to time appoint a successor or successors to any trustee mand herein or to any successor trustee, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in the property is situated, shall be conclusive proof of proper appointment of 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 pending sale under any other deed of trust or of party action or proceeding in which grantor.

18. 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 pending sale under any other deed of trust or of party action or proceeding in which grantor.

19. The grantor covenants and agrees to and with the beneficiary and the beneficiary by trustee.

19. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully defend the same against all persons whomsoever.

10. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at prantor's expense to protect beneficiary's interest. This beneficiary may not pay any claim made by or again st grantor. If the collateral becomes damaged, the coverage purchased by the agreement between them, ben

G. HODDER blod HODDER STATE OF . County of Klanath This instrument was acknowledged before me RICHARD C. HODDER and SHIRLEY I 10DD R My Commission Expires ublic for Oregon OFFICIAL SEAL RISTI L. REDE NOTE RY PUBLIC - ORECEN COM MISSION NO. 04851 1 MY COMM SSION OPPRES NOV. 16, 16 98

		R	QUEST	FOR FL	ILL REC	ONV	EYAN	CE (To	le used	only w	hen d	lioati			38:	981	1000
	ne under d have l t deed o ther wi l by you			il owner and satisfied the conditions of the con											Trustee red by th the terms byou he the estat	e trust of the rewith e now	
Do r Both	TED: not lose must h onveya	or destro e deliven ace will b	y this Tied to the e made.	rust Deed trustee fo	OR THI	14/4	_, 19_ l'E which before	2,847,611	ures.	Ben	eficiar						
The second secon																	一次は最大の大学を持ち
											The state of the s						
			TAMENDER OF THE PERSON OF THE														· · · · · · · · · · · · · · · · · · ·
																	1900年の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の
																	1. 10 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
					7.												11年の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の
			And the second section is														等行のというに はいない
The second secon																	
		And the second s															はないれたに でいばばる
																	新水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水
												And the property of the proper					

EXHIBIT 'A' LEGAL DESCRIPTION

E1/2 NW1/4 EXCEPTING THEREFROM the Westerly 90 feet; and the W1/2 NE1/4 All in Section 29, Township 39 South, Range 13 East of the Willamette Meridian, Klamath County, Oregon, lying North and West of Gerber Road.

EXCEPTING THEREFROM a piece or parcel of land situate in the NE1/4 NW1/4, said Section, Township and Range, containing 1,600 square feet Being 40 feet along its East-West dimension and 40 feet along its North-South dimension: at the exact center of which is located the irrigation well identified as "Well No. 2" in Application No. G-4819 to Appropriate the Ground Waters of the State of Oregon and from which center of well the Northwest corner of said Section 29 bears North 67 degrees 471/2' West, 2740.2 feet, more or less, distant, together with the right of ingrees and egress thereto for both physical access and an electrical power sur ply.

STATE OF ORESON: COUNTY OF KLAMATH:	
Filed for record at request ofAnericitle	the 16th day
of December A.D. 19 96 at 10:55	c clock A. M., and duly recorded in Vol. M96
FEE \$25.00	County Clerk
	by Bernetha Letsch
	Kathlun Ross