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THE TO AND IN TRUST DEED WATER TO BE SEEN	
CONTRACTOR OF THE COST SERVE AND THE SERVE A	STATE OF OREGON, County of
tions give a conservat to extend to conservations of the conservations o	I certify that the within instrumen
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Town & Country Mortgage	Witness my hand and seal of Count affixed.
14/ East Street	Kuta Maria and San Andrea and San A
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THIS TRUST DEED, made this 1/th	day of March 1997 between
Company of the Parish Company of the	day of March ,1997 , between nearly II. Hevern
Betty Canadical Control of the Contr	, as Grantor, Hickman as Joint Tennants with full
tights of survivorship and not	Hickman as Joint Tennants with full as fennants in common , as Beneficiary,
the contraction of the property of the property of the second of the sec	marana, as Beneficiary
Klamath A Largeins, sells and	conveys to trustee in trust, with power of sale, the property in
See attached exibit Anticoversion	######################################
Sictification and allowed the control line and a second	智能 数据的数据实现的 现在分词 有效的,是不是一定的,一定是一个人们,一定是一点,可以会会一定,可以可以可以
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or hereafter apportaining, and the rents, issues and prolits there	appuresnances and all other rights thereunto belonging or in anywise now
FOR THE PURPOSE OF SECURING PERFORMAN	CE of each agreement of grantor herein contained and payment of the sum
of Sixteen Thousand Five Hundred 6	k no/1100 greator herein contained and payment of the sum
note of even date because another to	Dollare, with interest therang properties to at.
pecomes due and payable. Should the granter either agree to, a effy or all (or any part) of granter's interest in it without lies	ment is the date, stated above, on which the final installment of the note it thempt to, or actually sell, convey, or assign all (or any part) of the prop- t obtaining the written consent or approval of the beneficiary, then, at the
peneticiary's options, all obligations secured by this instrument come immediately due and payable. The execution by denotes	t obtaining the written consent or approval of the beneficiary, then, at the tip irrespective of the maturity dates expressed therein, or herein, shall be of an earnest money agreement* does not constitute a sale, conveyance or
To produce the same state of the same of	aces not constitute a sale, conveyance or
1. To protect, preserve and maintain the property in go provement thereon; not to commit or permit any waste of the	od condition and repair; not to remove or demolish any building or im-
lamaged or destroyed these promptly and in good and habi	table condition any building or improvement the
o reminere in inim in a service of the service of t	Mante, conditions and restrictions attacked at
proper public offices, as	well as the cost of all lien recentles as the beneficiary may require and
amade by tice and the transmission insufance on	the buildings now or because
iciary as soon as insured; if the grantor shall fall for any reason	syable to the latter; all policies of insurance thall be delivered to the bene-
ure the same at grantor's expense. The amount collected under	trance now or hereafter pieced on the buildings, the beneficiary any lice of other insurance policy may pro-
r any part thereof, may be released to granter. Such application and or invalidate any set leased to granter. Such application	may determine, or at option of beneficiary the entire amount so collected,
system time of select it is a from construction liens and	to pay all tayer acceptments and attend
ene or other character treferor to peneticiary; should the gra	nfor fall to make payment of any to become past due or delinquent and
Cured hereby todathar mist at all the payment thereof, at	nd the amount as paid with interest of the winds to make such pay-
se dehe secured by this trust deed, without waiver of any rights it interest as a secured in paragi	raphs 6 and 7 of this trust deed, shall be added to and become a part of
and for the payment of the property hereinbetore described, a	sa well as the grantor shall be bound to the and for such payments,
6. To new all goods for any trust doed.	by thus trust deed immediately due and pay-
ustee incurred in connection with or in enforcing this obligation. 7. To appear in and defend any action or proceeding zero.	of the cost of title search as well as the other costs and expenses of the manuferies and attorney's foss actually incurred.
any suit or action of proceeding in which the bandliciary or	trustes may appear, including my writing the the length of trustes;
nees, including evidence of title and the beneficiary's or trust	il limited to its validity and/or enforceability, to pay all costs and ex- so a lattorney less; the amount of attorney fees mentioned in this para-

graph 7. In all cases shall be fixed by the trial court and in the event of an appeal from any judgment of decree of the trial court, granter further agrees to pay such sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court, granter it is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiarly shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The flust Deed Act provides that the truste assessed must be either an attance, who is an active member of the Origina State Ear, a bank, trust company property of this state, its subsidiaries, stillable, sports or branches, the United States or any approxy thereof, or an essential states of the monies payable as company substituted to the institute of the state its substituted in the state is substituted to the state of the state of

pic braines in the process of the amount sequition of the property. It is the process of the amount sequition of the process. It is not in the process of the amount sequition of the process tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-liciary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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),

(it) xinora premiarily my knowledge with a ratual ratual representatives, processors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so

IMPORTANT NOTICE: Dolere, by lining out, whichever warranty (c) not applicable; if warranty (c) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act and Regulation sensitions; MUST compty with the Act and Regulation by mosting illuctoures; for this purpose use Stevens-New Form No. 1319, or as	orations and to individuals. Executed the instrument the day and year first above written. or lo la Charlet Heven on I, the following the tension Cordon G. Hevern Line I. Line G. Line G
(STATE OF OREGON, Com	nty of
This instrument was a	cknowledged before me on
by Charseine L. Hever	Gordon G. Hevern and Lily T. Hevern
This instrument was a	cknowledged before me on, 19,
by	
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7/234266554P2625685	The Company of the Property of
OFFICIAL SEAL SARLENE T. ADDINGTON	1/20 DEMON-L
() TO NOTARY PUBLIC - CREGON	7/ XUCHA VA Z X X X X X X X X X X X X X X X X X X
COMMISSION NO. 022238	Notary Public for Oregon, My commission expires
REQUEST SOF FULL RECONVEYANCE	i (To be used only when obligations have been paid.)
TO:	Trustee
deed have been fully paid and satisfied. You hereby are dire trust deed or pursuant to statute, to cancel all evidences of	ndshtedness secured by the foregoing trust doed. All same secured by the trust seled, on payment to you of any sums owing to you under the terms of the indebtedness secured by the trust doed (which are delivered to you herewith enty, to the parties designated by the terms of the trust deed the estate new
held by you under the same. Mail reconveyance and docume	nte (o
DATED: 19	
Do not loss of destroy this Trust Deed OR THE NOTE which it secures Both must be delivered to the trustee for concellation before	Beneficiary
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EXHIBIT "A"

A tract of land situated in the SE 1/4 SE 1/4 of Section 8, Township 41 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Southeast corner of said Section 8, as marked by a 5/8" iron pin; thence North 89 degrees 45' 04" West, along the South line of said Section 8, 774.90 feet; thence North 00 degrees 14' 56" East 30.00 feet to a point on the Northerly right of way line of Lower Klamath Road; thence North 32 degrees 28' 36" East 27.40 feet to a point 1 foot Northwesterly of an existing fence line; thence along a line 1 foot Northwesterly of said fence line, North 41 degrees 09' 50" East 28.19 feet, North 51 degrees 32' 46" East 63.12 feet, North 53 degrees 04' 23" East 191.71 feet, North 50 degrees 07' 36" East 268.88 feet, North 45 degrees 27' 10" East 167.78 feet, North 41 degrees 49' 20" East 89.91 feet, along the arc of a curve to the left (Radius = 500.00 feet and central angle = 29 degrees 02' 58) 253.50 feet, North 12 degrees 46' 22" East 36.94 feet, and North 08 degrees 40' 58" East 70.25 feet; thence along an existing fence South 88 degrees 36' 12" East 17 feet, more or less, to a point on the East line of said Section 8; thence Southerly, along said East line, 917.14 feet to the point of beginning.

SAVING AND EXCEPTING any portion within the right of way of Lower Klamath Lake Road.

CODE 18 MAP 4110-800 TL 700

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Filed	for record	at request	of		Aap	en Tit	1e & Es	SCTOW		the	18th	day
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