properties of providing the beautiful MTC 38580KR terrors and entering of the entering and 38677 - 441

After Recording Return to: 40 Farm Credit Services - Klamath Palls and the services - Klamath Palls

The same real and attending the same 900 Klamath Avenue, pane (the suffrequency of the same arms partition and

ture speciency resisting products PO Box 148 ground to appear producting the contract of a particular of ver generatives of the second of Klamath Falls, OR-97601 at the second contradity of the contradity of the second agus es que que est est una baserendoj dei fa abbandan un prescuente qualque que per anço activo.

**this is being re-recorded to add
a Notary Acknowledgment.

THIS DEED OF TRUST IS ALSO INTENDED TO BE A FIXTURE FILING.

aterian erras en un un un progress politich sociant aut chlyanique al copies de chap chance on posse, es ar

On September 24, 1996, The Mountain Valley Partnership, a partnership consisting of Neison E. Somers, Sr., Barbara A. Somers, Nelson E. Somers, Jr., Christopher L. Somers, Michael G. Laidet, Kathleen A. Laidet; F. Glenn Laidet 1993 Revocable Trust, under Trust Agreement, dated 04/22/93, Laidet Farms, Inc., a corporation, Nelson E. Somers, Sr., same person as Nelson Somers and Barbara A. Somers, same person as Barbara Somers, husband and wife, Nelson E. Somers, Jr., a single person, Christopher L. Somers, same person as Chris Somers, a single person, Michael G. Laidet, same person as Mike Laidet and Kathleen A. Laidet, same person as Kathy Laidet, husband and wife, hereinafter called Grantors, whose address is

> 2777 West Young Road Fillmore, CA 93015

grant, convey, warrant, transfer and assign to AmeriTitle, a corporation, hereinafter called Trustee, whose address is 222 South Sixth Street, PO Box 5017, Klamath Falls, OR 97601, in trust with power of sale for the benefit of Northwest Farm Credit Services, ACA, a corporation organized under the Farm Credit Act of 1971, as amended, hereinafter called Beneficiary, whose address is West 601 First Avenue, P.O. Box TAF-C5, Spokane, Washington 99220-4005, property in Klamath County(ies), State of Oregon, more particularly described as follows: a mandra i in the provincial of the fathers in a latter of the winning the presence provincial and the control of the control

PARCEL 1:

The following described real property situate in Klamath County, Oregon, to wit:

Township 38 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

Section 21:

E1/2E1/2 NW1/4NW1/4, S1/2NW1/4, SW1/4, SW1/4SE1/4 E1/2, N1/2NW1/4, SE1/4NW1/4 Section 22:

Section 27:

Section 28: Section 34:

EXCEPTING THEREFROM all of the following percel lying East of the Bly/Bonanza Cut Off Road:

MURCHART PROBLEM

า จะความสามหารณ์ กลู่กลุ่มสามหารณกลุก รูก จะไม่ระบาง

Township 38 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

SW1/4SB1/4

Section 27: E1/2

N1/2NB1/4 Section 34:

All of the following parcel lying East of the Bly/Bonanza Cut Off Road:

Township 38 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

SW1/4SB1/4 (a) and a county describe the only only an entirely the strategies and consequences are a consequences. Section 22:

Section 27: B1/2

HI/2 N1/2NE1/4 Section 34:

TAX ACCOUNT NOS.: 3811-00000-02300, 3811-00000-02400, 3811-00000-02501, 3811-00000-02500, 3811-00000-

02600, 3811-00000-02700, 3811-00000-03900, 3811-00000-03901, 3311-00000-04000, 3811-22,00000-06560; andrerenance the contact respect properties again, and a second

sampe grad dancingan mengak gecambak maj tak dipengangang na menen-si

angere, panjalado mal milituro panja morona angere ng senimbiliga, pangar All irrigation equipment, now owned and used, in whole or in part, to irrigate the mortgaged property, together with all similar goods which may be acquired at any time, any additions, replacements, substitutions and accessions;

Permit No. G-11425 for 1.99 cfs with priority date 11/05/90 for 159.1 Acres from Well on subject property;

Deed Of Trust (38677-441)

ar a care tha thai ha may kapagi ayo ti maliki ar sa a a anciax tumin hali na andina baban a - เอารู้จะวิทยาทุกมายเกิด (การ คายสายสาย เทียว **แนก แล้ว ทุกมายา แล้วเลยสำนัก (การสา**ยสายสาย สายสาย สายสาย

gour metaga or an indig to a release exceptional after interest in and including all rents, issues, profits, buildings and improvements thereon and in all tenements, hereditaments, rights, privileges, easements, rights of way and appurtenances, (including without limitation private roads, grazing privileges, water rights, ditches and conduits and rights of way therefor, all plumbing, lighting, heating, cooling, ventilating, elevating, and irrigating apparatus and other equipment and fixtures, now or hereafter belonging to or used in connection therewith), all of which is hereinafter called the "Property."

The following described Note(s), Membership Agreements, security documents and any other documents or instruments signed in connection with the note(s) and security documents and any amendments thereto are collectively called the "Loan Documents." "Advances" shall include any amounts provided to Grantors under the terms of the Loan Documents and any amounts expended by Beneficiary to protect the Property or enforce its rights under the Loan Documents. This conveyance is intended to secure performence of the covenants and agreements contained herein, and in any Loan Documents, and payment of the indebtedness under the terms of the Note(s) made by Grantors to the order of Beneficiary, with interest and charges as provided therein and in the Loan Documents, and any extensions, modifications or renewals thereof:

DATE OF NOTE

PRINCIPAL AMOUNT

FINAL INSTALLMENT DATE

September 24, 1996

\$ 608,000,00

June 1, 2016

The terms of the Note(s) and Loan Documents, described above, provide that the interest rate, payment terms or amounts due may be indexed, adjusted, renewed or renegotiated.

Grantors and each of them REPRESENT, WARRANT, COVENANT and AGREE:

- 1. That they have title to the Property free from encumbrances, except as described above, they have good right and lawful authority to convey and encumber the same; they will warrant and defend the same forever against the lawful claims and demands of all persons whomsoever; and they agree this covenant shall not be extinguished by foreclosure or other transfers.
- 2. That this deed of trust also constitutes a Security Agreement granting Beneficiary a security interest in any and all personal property described above.
- 3. To keep all buildings and other improvements, now or he eafter existing, in good repair; not to remove or demolish or permit the removal or demolition of any building or other improvement; to restore promptly in a good and workmanlike manner, any building or improvement, which may be damaged or destroyed; to maintain and cultivate the Property in a good and husbandlike manner; not to change or permit change in the use of the Property; and not to do anything which would reduce the value of the Property; and Beneficiary shall have the right to enter upon the Property to make full inspection of the Property.
- 4. To maintain casualty insurance, naming Beneficiary as loss payee, on all buildings and improvements, against loss or damage by fire or other risks; to maintain liability insurance; to obtain flood insurance at any time it is determined that any building or improvement is located, in whole or in part, within a special flood hazard area; to pay all premiums and charges on all such insurance when due; and to provide Beneficiary satisfactory evidence of such insurance upon request. All such insurance shall be in such form(s), with such company(ies) and in such amount(s) as shall be satisfactory to Beneficiary.
- 5. To pay all debts and money, secured hereby, when due; to pay, when due, all taxes, assessments, rents and other charges upon the Property and to suffer no other encumbrance, charge or lien on the Property, which would be superior to this deed of trust, except as stated above.
- 6. To specifically assign and deliver to Beneficiary all rents, royalties, damages and payments of every kind, including without limitation insurance reimbursements and condemnation awards, at any time accruing, for any transfer, loss or seizure of the Property, any portion thereof or any rights therein; Beneficiary may, at its option, apply such amounts in any proportion to any of the indebtedness hereby secured; and application or release of such amounts shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice.
- 7. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property and its use, including without limitation all environmental laws; not to use or permit the use of the Property for any unlawful or objectionable purpose or for any purpose that poses an unreasonable risk of harm, or that impairs or may impair the value of the Property, or any part thereof; not to apply residue from waste water treatment facilities to the Property without prior written notice to Beneficiary; to remedy any environmental contamination or violation of environmental laws that may occur or be discovered in the future; to allow Beneficiary access to the Property to inspect its condition and to test and monitor for compliance with applicable laws (any inspections or tests made by Beneficiary shall be for Beneficiary's purposes only and shall not be construed to create any responsibility or liability on the part of Beneficiary to Grantors or to any other person); to forward copies of any notices received from any environmental agencies to Beneficiary; to provide Beneficiary copies of any independent test or inspection reports on the environmental status of the Property; and to indemnify and hold Beneficiary, its directors, employees, agents and its successors and assigns,

_ 410

harmless from and against any environmental claims of any kind, and all costs and expenses incurred in connection therewith, including, without limitation, attorney's fees.

- 8. That neither Grantors nor, to the best of Grantors' knowledge, any prior owner has created or permitted conditions on the Property, which may give rise to environmental liability; no enforcement actions are pending or threatened; no underground tanks are located on the Property except as already disclosed; any such underground tanks currently or previously located on the Property do not now and never have leaked and no contaminated soil is located on the Property; and Grantor's representations, warranties, coverants and indemnities herein and in the Loan Documents shall survive satisfaction of the Note(s) and Loan Documents, foreclosure of this deed of trust, acceptance of a deed in lieu of foreclosure or any transfer or abandonment of the Property.
- 9. To perform all terms and conditions of each water or other contract, described above, if any, and to promptly pay all sums due or to become due under each contract so that no delinquency or default will occur under such contract(s); not to apply or enter into any federal, state or local program which limits or restricts the use of the Property, in any way certificate, license or other water interest, however designated, described in or used in conjunction with the real property described above; any assignment of any such interest during the term of this deed of trust, naming failure of Grantors to perform any such obligation shall constitute an event of default.
- 10. That the term "Grazing Rights," as hereinafter used refers to that portion of the Property, if any, consisting of grazing leases, permits, licenses, privileges, and preferences, or any of them, which have or will be assigned, conveyed or waived to Trustee or Beneficiary, together with any additions, renewals, replacements or substitutions thereof; if any portion of the Grazing Rights is a leasehold interest in state lands, such leasehold shall be considered to be real property; such leasehold and all other real property portions of the Property constitute a single operating unit; as a unit and not in parcels; any statements and representations in any applications for Grazing Rights are true and correct; Grantors have received no notice that the Grazing Rights have or are to be terminated, cancelled or modified; and any termination or cancellation of any of the Grazing Rights shall constitute an event of default under this deed of trust.
- 11. To execute any instrument deemed necessary by the Beneficiary to assign, convey or waive such Grazing Rights to the Trustee; to pay all fees and charges, and to perform all acts and things necessary to preserve and keep in good standing Grazing Rights; to take no action which would adversely affect the Grazing Rights; to precure recewals of the Grazing Rights upon or prior to their expiration date; to operate the lands covered by the Grazing Rights in conjunction with the other real estate portion of the Property and not to convey or attempt to convey either separately; foreclosure of this deed of trust, to waive all claims for preference in the Grazing Rights upon demand from the purchaser of the Property at Trustee's or foreclosure sale, or from any successor to such purchaser.
- 12. That if the Property is within an irrigation block and/or subject to water service contract(s) governed by the provisions of "Federal reclamation law," and the regulations issued thereunder, Grantors shall comply with the terms and provisions of said laws, regulations and contracts; Grantors, and each of them, for themselves, their heirs, successors and assigns, hereby appoint Beneficiary their attorney-in-fact to select and designate the portion of the property to be subject to a recordable contract, in the event Grantors become subject to the excess land limitation; if Grantors fail to comply with the terms of said law, regulations or contracts, or if the delivery of water for the irrigation of the Property is discontinued in whole or in part, Grantors shall be in default; in the event the Bureau of Reclamation determines that continued drainage maintenance on the Property is no longer feasible, and Grantors purchase other lands offered as a preference purchase right (as an adjustment for wetlands), Grantors shall execute a supplemental deed of trust on such lands in favor of the Beneficiary; and failure to execute such deed of trust on demand, shall constitute an event of default.
- 13. That in the event of default in any of the covenants or agreements herein, or in any of the Loan Documents, Beneficiary may, at its option, perform the same, in whole or in part; any advances, attorney fees or costs, paid or proceedings or otherwise, shall be payable on demand and shall become a part of the obligation secured by this deed of trust.
- 14. That the indebtedness and obligations secured by this deed of trust are personal to the Grantors and are not assignable by Grantors; Beneficiary relied upon the credit of Grantors, the interest of Grantors in the Property and the financial market conditions then existing when making this loan; if Grantors sell, transfer or convey or contract to sell, transfer or convey the Property, or any portion thereof, or if the ownership of any corporation or partnership, owning all or any portion of the Property shall be changed either by voluntary or involuntary sale or transfer or by operation of law, to any warranty, covenant or agreement in the Loan Documents or if a receiver or trustee for any part of the Property is appointed, or if any proceedings under the bankruptcy or insolvency laws is commenced by or against Grantors, or Property, then, Grantors shall be in default hereunder.

- ers other marginality and if the majors for knill muching to galorogether the might be been said to be 15. That time is of the essence and in the event of default, at Beneficiary's option, the entire indebtedness secured hereby shall forthwith become due and payable and bear interest at the rate set forth in the Lean Documents for delinquent payments; Beneficiary shall have the right to foreclose the lieu of this deed of trust or to direct Trustee, in writing, to foreclose this deed of trust by notice and sale, to have a receiver appointed in any court proceeding, to collect any rents, issues and profits from the Property and to deliver them to Beneficiary to be applied as provided above and to exercise any rights and remedies available under the Uniform Commercial Code for the state in which the property is located; and reasonable notice if required by such Code shall be five (5) days. रक्षांका हिर्दे धार प्राप्त महास महार
- 16. That Beneficiary may from time to time, in writing and without further notice or consent, release any person from liability for payment of any of the indebtedness or extend the time or otherwise alter the terms of payment of any of the indebtedness; and Trustee may, with written consent of Beneficiary, at any time and from time to time, and without affecting the liability of any person:
 - a. Join in any subordination or other agreement affecting this deed of trust or lien or charge thereof. b. Reconvey, without warranty, any or all of the Property.

the species of the Control of the destroy of the destroy of the second section of

17. That after all sums secured hereby have been paid, upon receipt of the deed of trust and note and payment of its fees, Trustee shall reconvey without warranty the Property, as provided by law. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto."

Chapter lateration beauti

- 18. That, in the event of foreclosure of this deed of trust by notice and sale, the power of sale shall be exercised by the Trustee according to and under the authority of the law pertaining to deeds of trust then in effect in the state in which the Property is situated; Trustee shall deliver to purchaser its deed, without warranty, containing recitals demonstrating compliance with the requirements of such law. e e envej se judicenene skiñ skumbaktat slivakibrete, eksli
- 19. To surrender possession of such premises within the time period provided by law; in the event Beneficiary is purchaser of the Property and possession is not delivered, as provided by law, to pay Beneficiary the costs and the expenses, including reasonable attorney fees, incurred in any suit or action by Beneficiary to obtain possession of the premises. Learn, remarking a particle
- 20. That Trustee accepts this trust when this deed, duly executed an acknowledged is recorded as provided by law; any Trustee lawfully appointed by Reneficiary as a substitute or successor Trustee shall succeed to all the powers and duties of the Trustee named herein; Trustee is not obligated to notify any party hereto of the pending sale under any other deed of trust or any action or proceeding in which Grantors, Trustee, or Beneficiary shall be a party unless such ्राच्याकाम् । त्याव काल् आतिकीत्याः अनुस्किते स्वेतास्य हत्य
- e san general di nendun di die 21. That as used herein, the term "deed of trust" shall be synonymous with the terms "trust indenture" and "trust deed"; the term "Grantore" shall be synonymous with the term "Trustore" as used in any of the laws of the state in which the Property is situated; the term "Beneficiary" shall mean the holder and owner of any Note secured hereby, or if any Note(s) has been pledged, the plodges thereof. ora tell page. NOTES BUILDING
- 22. That the failure of Beneficiary to exercise any right or option provided herein, at any time shall not preclude Beneficiary from exercising any of such rights at any other time; the covenants and agreements contained herein shall be binding on and inure to the benefit of the parties and their respective heirs, successors and assigns; all rights conferred on Beneficiary or on Trustee are cumulative and additional to any rights conferred by law; and if any provision is found to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision hereof and the deed of trust shall be construed as though such provision had been omitted.
- 23. That Grantors and each of them join in this instrument for the purpose of subjecting each of their right, title and interest, if any, in the Property, whether of record or otherwise and including any right to possession, to the lien of this deed of trust. To a control refer to the what on the short अस्तित्व क्षेत्रकेति क्षेत्र क्षेत्रकेति स्ट्रिकेट क्षेत्रकेति क्षेत्रकेति ।

The Mountain Valley Partnership a partnership
By: The state of t
Nelson E. Somers, Sr., a general partner By: By: Barbara A. Somers, a general partner Barbara A. Somers, a general partner
By: Melon & Some
Nelson E. Somers, Jr., a general partner By: Christopher L. Somers, a general partner Christopher L. Somers, a general partner
By: Machinel & Siller
Michael G. Laidet, a general partner Kathleen A. Laidet, a general partner
By; Relbon & Somen francisco enguis on with pany one of come the extension provides
Nelson E. Somers, Jr., a general partner

. 412

Michael G. Leider P.	
04/22/93.	Glenn Laidet 1993 Revocable Trust, under Trust Agreement, date
	My gon and don months. Let 1 12-1-
Laidet Farms, Inc.	Medicing at the forming the state of 17.75
By: Michael S. Farelow	그녀들은 그는 말을 살아 된다는데 그들도 그렇는 것 같아? 이번 전하면 가를 하지만 하면 걸린다고 있다.
Michael G. Laidet, President	
Attest: Kalklein a La	ud T
Kathleen A. Laidet, Secreta	Type and the design and the state of the sta
Del CO	
Nelson E. Somers, Sr.	2 Darles Alms
	Barbara A. Somers
Nelson E. Some	11 1 1 0 0
Nelson E. Somers, Jr.	- Arustopher & Some
	Christopher L. Somers
Michael G. Laidet	- Kathlein a Lidet
	Kathleen A. Laidet
STATE OF Or EAST	
1 0 0)ss
County of Klanath	
7.4	रकार के तार क्यार्टिस प्राप्त अधारक हुन क्यार के प्राप्त हैं जो उसके अधिक क
On this day of velson E. Somers St. to	DEIGTE MA vicesanally
nstrument, and acknowledged that he	
artnership name freely and voluntaril	y
a sylvania sakaharan me	Anuta Shorton
CHILD OFFICIAL SEAL	- Say 10 301 41 001
DAWN SCHOOLER HOTERY FUBLIC CIREGON COMMISSION NO. 040228	Notary Public for the State of Oregon
MIN MY OCHWASHON EXPIRES DEC. 20, 1998 V	My commission expires 20 00
	Rosay Public Reside Street Language
도 하는 것으로 기계되었다. 청소년 기계 기계 기	
est communication of the second	
ATT V ZORDA EL TO DE TRADA	
The state of the s	
and the second s	이 생물으로 하는 것 같아. 아이라는 생물을 하고 있었다. 이 이 이 사람들이 되었다. 그는 생물을 하는 것이 하는데 있는데 이 물리를 들었다. 그 물리 하는 것이 하는데 하는데
receive which in a	한 소문이 있는 것 같아 하면 바다 그렇게 되었다. 그 사는 목

STATE OF OLDAND	현실하는 것이 있는데 그리고 있다면 하는데 함께 함께 함께 되었다. 생물에 하는데 말하는 것은 사람들이 되었습니다.
	55 The Control of
On this 25th day of	Sat
On this day of Barbara A. Somers, to me known to be	a partner in the partnership which executed the within
instrument, and acknowledged that he/sh	ne executed the same as one of the partners and in the
partnership name freely and voluntarily.	or executed the same as one of the partners and in the
•	
W. Carlo	Dawn Schooler
DAWN SCHOOLER NOTATY PUBLIC OREGON	Notes Paris Control
COMMISSION NO. 040228 MY00945SION STREETS DEC. 20,1998 M	Notary Public for the State of Wegon Residing at
(SSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS	My commission expires 17/20/99
	1. 新物理等用:
	्रा अध्यक्षि क्षित्रमाने विकास विकास स्था
STATE OF	and the state of t
)s	
County of state that the care miles	
mentional and action or to the	is the full the know of the off had been been the con-
The state of the second section of the second section is a second section of the section of the second section of the section of	the plane of an experience of the electric for the second
On this day of	
	, 19 , before me personally appeared
Nelson E. Somers, Ir., to me known to b	TO CONTROL OF THE CONTRACTOR O
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh	be a partner in the partnership which executed the within executed the same as one of the partners and in the
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh	TO CONTROL OF THE CONTRACTOR O
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh	TO CONTROL OF THE CONTRACTOR O
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	e executed the same as one of the partners and in the
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at
Nelson E. Somers, Jr., to me known to binstrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to binstrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to binstrument, and acknowledged that he/sh partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to tinstrument, and acknowledged that he/sh partnership name freely and voluntarily: STATE OF Or County of Stampath	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF Urgow County of damath On this 25th day of	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to the instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF Washington State of County of State of Christopher L. Somers, to me known to he	Notary Public for the State of Residing at My commission expires 1990, before me personally appeared a partner in the partners in the partner in the partne
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. County of Standard Stand	Notary Public for the State of Residing at My commission expires 1990, before me personally appeared a partner in the partners in the partner in the partne
Nelson E. Somers, Jr., to me known to the instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF Washington State of County of State of Christopher L. Somers, to me known to he	Notary Public for the State of Residing at My commission expires
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. County of day of day of Christopher L. Somers, to me known to be instrument, and acknowledged that he/she partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires 1990, before me personally appeared a partner in the partners in the partner in the partne
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF OLIGON County of day of Christopher L. Somers, to me known to be instrument, and acknowledged that he/she partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires 1990, before me personally appeared a partner in the partners in the partner in the partne
Nelson E. Somers, Jr., to me known to binstrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF O GOVERNMENT OF SEAL DAY OF Christopher L. Somers, to me known to be instrument, and acknowledged that he/she partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires My commission expires A partner in the partnership which executed the within executed the same as one of the partners and in the same as one of the partners and in the Same as one of the partners and in the Same as one of the partners and in the
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF OLIGON County of day of Christopher L. Somers, to me known to be instrument, and acknowledged that he/she partnership name freely and voluntarily.	Notary Public for the State of Residing at My commission expires Notary Public for the State of Residing at My commission expires Notary Public for the partnership which executed the within executed the same as one of the partners and in the Residing at
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF O GOVANNO STATE OF COUNTY OF GOVANNO NO. 040228 DAILY SEAL DAILY	Notary Public for the State of Residing at My commission expires My commission expires A partner in the partnership which executed the within executed the same as one of the partners and in the executed the executed the same as one of the partners and in the executed the same as one of the partners and in the executed the executed the same as one of the partners and in the executed the same as one of the partners and in the executed the exec
Nelson E. Somers, Jr., to me known to be instrument, and acknowledged that he/sh partnership name freely and voluntarily. STATE OF O GOVANNO STATE OF COUNTY OF GOVANNO NO. 040228 DAILY SEAL DAILY	Notary Public for the State of Residing at My commission expires Notary Public for the State of Residing at My commission expires Notary Public for the partnership which executed the within executed the same as one of the partners and in the Residing at

	[2] 이 살고 얼마를 살려면 그렇게 되는데 하는데 이 이 나는
STATE OF WILLOW	사람이 하는 경우를 보면하는 것이 되는 것이 되었다. 사람들은 사람들은 물로 보는 것이 되었다.
(Vla south)ss.	병원 환경 중요 불편 화장은 사람이 되었다.
County of <u>Clanath</u>	
1.0	
On this	Sept. , 1996 , before me personally appeared
Michael G. Laidet, to me known to be a pa	artner in the partnership which executed the within
	executed the same as one of the partners and in the
partnership name freely and voluntarily.	
कार करावर्ग वा दूराहर वा संवर्ष देखन है सिन्धिक	Bawn Echodel
DAVIN SCHOOLER	State of the state
NET SEE NOTICE SELIC-CREGON N	Notary Public for the State of
MY COMMISSION OFFICE DEC. 20, 1998	Residing at My commission expires 12/70/96
	my commission expires 10 10
STATE OF (William)	
County of Klamath	
	New York Carles Control (1997)
On this 25th day of	So distributed as a second by a reported
On this	partner in the partnership which executed the within
instrument, and acknowledged that he/she	executed the same as one of the partners and in the
partnership name freely and voluntarily.	one Commence Washington Commence
 value Maria Service de la completa del completa del completa de la completa del completa del la completa del la	Davin Schooly
OFFICE SEAL	emore consume
DAWN SCHOOLER NOTARY PUBLIC DREGON	Notary Public for the State of DUGON
MY COMMISSION DT I RES DEC. 20, 1996	Residing at
	My commission expires 17/70/93
A VIEW TO A STATE OF THE SAME SEE	
STATE OF WILDOW	할 하는 것 같아 됐다.
ame Klamath)ss	AND COMPARTMENT OF THE PROPERTY OF THE PROPERT
County of Klamath	A CHARLES OF THE CONTROL OF THE CONT
n-ll	The second of th
On this day of	Alot., 1900, before me, personally appeared
Michael G. Laidet, to me known to be the	e individual who executed the foregoing instrument as ent dated 04/22/93 for the uses and purposes therein
mentioned, and on oath stated he/she was	authorized to execute this instrument.
	Samo Sala mana
	Samo ourain
The second secon	Notary Public for the State of Went
PAYN SCHEDLER	Residing at
COVINSSIMI M. ONIZZA	My commission expires 1770 94
2 marine 1 m	
The state of the s	

STATE OF DUGIN	
County of <u>Clamath</u>)s	ren i de la companie
	Require of
On this 25 day of	COST MORE TO A CONTROL OF THE SECOND
Kathleen A. Laidet and Michael G. Laide	t, known to me to be the Secretary and President,
- xoppoortery, or me corporation mar execu	lied the within incharmant and all the state
authorized to execute said instrument.	free act and deed; and each on oath stated that he/she wa
a cacono said instituitent.	the King Court of Court and any amount of facility
Service of the servic	Davin Jhrken
DAWN DE PLANTE DE LE	
COMMESCION S	Notary Public for the State of Un Pour
M*COMMSSXNEXP1513 DEC. 20, 1986	Residing at My commission expires 17/20/92
AUXDENTITE OF THE PROPERTY OF	Commission expires 111/20/48
STATE OF WESON	
Compas Via page has)ss.	
County of <u>Clamath</u>	A countries express 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	, the continue was a second that the first of the
On this day of	before me personally appeared
Nelson E. Somers, Sr., to me known to be	1119 merchy (c) decombad is an Janta
instrument, and acknowledged that he/she	executed the same as his/her free act and deed.
CANNOCHOOLER	Dun Scholar
NOTARY PUBLIC-OREGON COMMISSION NO. 640228 IN ON THE PUBLIC-OREGON 20, 1928	The second secon
(422124.54.7.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	Notary Public for the State of (U) 000
	Residing at
CHANGE AND THE	My commission expires 1770/98
STATE OF (VA PADA)	
III ISS	
County of Kamath	(1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	TATO IN COMPANY SEED OF THE SE
On this 25 day of	South and the second
	1946, before me personally appeared
instrument, and acknowledged that he/she	person(s) described in and who executed the within executed the same as his/her free act and deed.
or of engage grant figure, some deposite to	Since they does .
ारती क जिल्ला वेडल व्यवस्थात स्थापनी हो स्थापन हो । इ.स.च्या विकास	Jum school
proceeding of progression are expense to his a pe	Notary Public for the State of (On Carry)
DANNING SEAL	Residing at
MOTARY PUBLIC CAEGON	My commission expires 12/20/93
M COMMISSION PROF. 10EC. 20,1998 M	
	후 보건 하고 아마나 나라 가를 하고 있는데 되어 다른다.

STATE OF CALIFORNIA	- 발생물 등 사람이 들어 들어 보고 하는데 하다 하다. 그런 것 같은 것 같다. #1 [생물]
County of VENTURA	
On this 2674 day of 2	BEDTEMBER, 1994, before me personally appeared
Maleon E Comere Ir to me known to	he the person(s) described in and who executed the within
instrument, and acknowledged that he/sh	ne executed the same as his/her free act and deed.
and the standard of the standard of	Mary PKelly
MARY P. KELLY	- Jung 1 Aug
COMM # 104317	Notary Public for the State of CALIFORNIA
VENTURA COUNTY ANY COUNTY, Express MAR 23, 1999	Residing at
	My commission expires
	- 보급 사회장으로 교육으로 그들으로 고급하는 경험 등 경험 경험 등 등 경험 기계
STATE OF Oregon	
STATE OF	SS.
County of <u>Clamath</u>	
	So I was a second
On this day of	before me personally appeared the within
Christopher L. Somers, to me known to	be the person(s) described in and who executed the within
instrument, and acknowledged that ne/s	the executed the same as his her free act and deed.
EAL (6	Drum School
Dawn School S	
CONANGO NO 04023 1998	Notary Public for the State of Coxon
CONTRACTOR OF THE PROPERTY OF	Residing at
4 4	My commission expires 12/20148
 In the supplier of the Confidence of the Section of t	ekapan enskingangan kankingi pilanara di singi bermenali di sa
CTATE OF CANA	 In the control of the property of the property of the control of the
STATE OF THE PROPERTY OF THE P	Assertation of the state of the control of the state of the particle state of the state of
	Take area for their expensive substitutions and the control of the
	ing Kalaksang basa ang miningga Kalaksangangan dalah baganggan na 12 mining basa. Basa dalah pangangan pangan sa sa salah sa garangan pangan basa basa kangan pangan basa sa sa sa sa sa sa sa s
	Soot will a some and a supported
On this 25 11 day of	the marginal described in and who executed the within
Michael G. Laidet, to me known to be	the person(s) described in and who executed the within /she executed the same as his/her free act and deed.
instrument, and acknowledged that he	
	Dawn Schooler
A CONTRACTOR OF THE PROPERTY O	O com
DAWN SCHOOL STORY	Notary Public for the State of <u>Dregon</u>
NOT THE PROPERTY OF THE PROPER	Residing at
A CONTROL MONINGS OF THE PROPERTY OF THE PROPE	My commission expires 12 20 78
	화를 잃어야 할 때 가장 없다.
一位明确 图 汉中,其实不是为此。	
and the second	중하고 있다고 있다는 얼굴 첫 발로 노르는 이 일을 하다고 다

STATE OF <u>Overpon</u>
County of <u>Klamath</u>)ss.
On this day of
Edwo Schooler
Lawn SCHOOLER NOTARY PREMISE CARGON COMMISSION POLICE CARGON ANY COMMISSION STARKS REC. 20, 1938 Residing at My commission expires 12/20/98
Beneficiary acknowledges that this deed of trust is subject to a security interest in favor of AgAmerica, FCB (Bank) and by its acceptance hereof and pursuant to and in confirmation of certain agreements and assignments by and between Beneficiary and Bank; does assign, transfer and set over the same unto Bank, its successors and assigns, to secure all obligations of Beneficiary to Bank, provided that pursuant to such agreements and assignments Beneficiary has authority to perform all loan servicing and collection actions and activities hereuader, including without limitation thereto, releasing in whole or in part and foreclosing judicially or otherwise this deed of trust until the Bank, by instrument recorded in the office in which this deed of trust is recorded, revokes such authority; provided, however, if Bank is the Beneficiary in this transaction, this paragraph is without effect.
STATE OF Collownia.
County of Vantura
On this day of Otto , 1997, before me personally appeared Nelson E. Somers, Jr., to me known to be a partner in the partnership which executed the within instrument, and acknowledged that he executed the same as one of the partners and in the partnership name freely and voluntarily.
RANDARA MOORE COMM. #10kss9 Notary Fublic for the State of Calfinnia Notary Public for the State of Calfinnia Residing at Lantafaula My commission expires 1-11-1999
This Deed of Trust is being re-recorded for the sole purpose of adding a missing acknowledgment; considering ackno
STATE OF OREGON: COUNTY OF KLAMATH: ss.
Filed for record at request of Amerititle Gas active of Sept. A.D., 19 96 at 11:54 o'clock A.M., and duly recognized in the second second contracts of Mortgages on Page 30893
FEE \$55.00 D_ Bernetha G. Letach Count Block Count B
STATE OF OREGON: COUNTY OF KLAMATH: ss.
Filed for record at request of Amerititle inc 7th day of January A.D., 19 98 at 11:14 o'clock A. M., and duly recorded in Vol. M98 of Mortgages on Page 408 Bernetha G. Letsch, County Clerk
FEE \$50.00 Re-record By Kettlum Ross