PINA: No. 801 - THUM DEED (Adelgamon: Rasticted).	· · · · · · · · · · · · · · · · · · ·	COPYRIGHT 1994 STEVENENESS LAW PUBLISHING CO., PORTLAND, OR \$7204
S9665	<del>, 13 P3 00  </del> 	/ol_ <i>M98</i> _Page_41515 🛞
TRUST DEEDK-51579Clyde and Linda Collins14815 South BroadwayGardenay, CA 902.13Gardenay, CA 902.13Jerry M. & Yveite M. Molatore2325 Linda VistaKlamath Fall's, OR 97601Bandtery's Mails and AddressAddress ConstraintsJerry M. Molatore426 Main StreetKlamath Fall's, OR 97601	Space reserved For Recorder's USS	STATE OF OREGON, County of
• THIS TRUST DEED, made this	day of Nov	ember 19.28 between
Clyde Collins and First American Title Insur Jerry M. Molatore and Yvette M	Linda Collins, rance Company C M. Molatore, hu WITNESSETH: and conveys to truste	Hushand and Wife , as Grantor, of Oregon , as Trustee, and

## See attached Exhibit "A" Description

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appartaining, and the rents, issues and profits thereoi and all lixtures now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum the property. Two\_Hundred\_Ninety-Eight\_Thousand\_Eight\_Hundred\_Three\_Dollars and

of TWO HUNDIED NINCLY-EIGHT THOUSAND EIGHT HUNDIED THIED DOLLARS and Seventy-Seven Cents (\$298,803.77). Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiery or order and made by granter, the final payment of principal and interest hereol, if not sconer paid, to be due and payable JANUARY 5, 2004.XXXXX The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the prop-becomes due and payable. Should the granter either spree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. Should the granter either spree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. Should the granter in it without lirst obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by granter of an carnest money agreement\*\* does not constitute a sale, conveyance or assidnment.

beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dutes expressed therein, or herein, shall become inumediately due and prayable. The execution by granter of an expert money agreement\*\* does not constitute a sale, conveyance or assignment.
To protect, preterve and maintain the property in good cardinion and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any wasts of manore thereon; not to commit or permit any wasts of manore thereon;
To comply our restorm propulty and in a do card incurred therefor.
To comply the restorm propulty and in a do card incurred therefor.
To comply with a standard polynames, regulations, covenants, condition and restrictions effecting the property; if the beneficiary and regulations, covenants, conditions and restrictions effecting the property and regulations, covenants, conditions and restrictions effecting the property and regulations of the standard therefore.
To provide and continuously maintain insurance on the building now or hereafter ensorted on the propert gainst loss or a standard olter hashed as the baneliciary.
To provide and continuously maintain insurance on the building now or hereafter ensorted on the propert gainst loss or any to deem chall tail for any reason to procure any becellar place of the building may protein any action that and there and police of insurance shall be delivered to the beneficiary may protein any standard hard for the any standard hard as the beneficiary.
A provide and continuously maintain insurance new denomes and the buildings, the beneficiary may protein any standard hard for the any proteon any bick of insurance shall be delivered to cho beneficiary that any track as a standard with the property and in such and any cannot the process on where the policity may be applied by beneficiary and proteon any densition or release shall net cure or waise any default or notice of delauit

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, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee herounder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean 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 subclickness, administrations, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "YVARNING: 12 USS 1701]-3 regulates and may prohibit exercise of this option. "YARNING: 12 USS 1701]-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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<text><text><text><text><text><text><text><text> 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 reoptain alone and may not satisfy any need for property damage coverage of any manuatory hability in quirements 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), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

(b) for an organization, of leven it glanted is a initial parties hereto, their heira, legatees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heira, 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, whother or not named as a beneficiery 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 gremmatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

TAT WITMATERS WITERPEAS the transfer her executed this	instruction to the day and wear first above written.
IN WITNESS WHEREOF, the granof has executed this	
IN WITNESS WHEREOF, the grantor has executed this IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	( the child

\*IMPORTANT NOTICE: Detets, by ining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor os such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by tooking required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, discount this notice

F compliance with the Act is	not required, disregard this notice	·
•	STATE OF GREEN, County of	Los

A at

	ALEENA (14) County of LOS ANGELES )SS.
This	netrument was acknowledged before me on November 10, 1998,
5-n	Clvde Collins and Linda Collins
· · · · · · · · · · · · · · · · · · ·	nstrument was acknowledged before me on
	istrument was acknowledged before ins on minimality of the
VAVE G. TANAALACHI	
Commission 9 1) 27853	
12 and Notar Public Collorno	
(1) Los Angeles County I	ASTR B ARANA
My Comm. Expires Mar 3, 2001	Notary Public for Great My commission expires 3-3-200
an An Shallon S	
PEQUEST FOR	FULL RECONVEYANCE (To be used only when abligations have been paid.)
το:	, Trustee
	and helder of all indebtedness secured by the foregoing trust deed. All sums secured by the frust
deed have been fully paid and satisfied. Y irust deed or pursuant to statute, to cance together with the trust deed) and to recor	cu hereby are directed, on payment to you of kny sums dwing to you funce the ferms of the all evidences of indibitedness secured by the trust deed (which are delivered to you herewith avey, without warranty, to the parties designated by the terms of the trust deed the estate now
deed have been fully paid and satisfied. Y inust deed or pursuant to statute, to cance together with the trust deed) and to recor	cu hereby are directed, on payment to you of any sume owing to you under the terms of the
deed have been fully paid and satisfied. Y inust deed or pursuant to statute, to cance together with the trust deed) and to recor- held by you under the same. Mail recorve DATED:	cu hereby are directed, on payment to you of any suma owing to you under the terms of the of all ovidences of industriants secured by the trust deed (which are delivered to you herewith wey, without warranty, to the parties designated by the terms of the trust deed the estate now yance and documents to
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## EXHIBIT "A"

The S $\frac{1}{2}N\frac{1}{2}$  and S $\frac{1}{2}$  of Section 1, Township 39 South, Range 11 East of the Willamette Meridian.

The SW1 of Section 36, Township 38 South, Range 11 East of the Willamette Meridian.

The NW‡ of Section 12, Township 39 South, Range 11 East of the Willamette Meridian, EXCEPTING that portion of the SW‡NW‡ described in Book 153 at page 261, Deed Records of Klamath County, Oregon, more particularly described as follows: Beginning at the Southwest corner of the NW‡ of Section 12, Township 39 South, Range 11 East of the Willamette Meridian; thence East 6 rods; thence North 80 rods; thence West 6 rods; thence South to the point of beginning.

The E<sup>1</sup>/<sub>2</sub> of Section 12, Township 39 South, Range 11 East of the Willamette Meridian, lying Northerly of McCartie Lane, a Klamath County Road.

The SEINEL, NEISE: of Section 2, Township 39 South, Range 11 East of the Willamette Meridian.

That portion of the SW1 of Section 12, Toumship 39 South, Range 11 East of the Willamette Meridian, lying North of McCartie Lane, a Klamath County Road.

LESS that portion of the above described lands deeded to Richard H. Hovey for a fifty-foot railroad right of way described in Volumes 93 page 86, 91 page 528, 91 page 20, 91 page 531, Decd Records of Klamath County, Oregon, and also easements and portions deeded to Horsefly Irrigation District for laterals and canals.

## STATE OF OREGON: COUNTY OF KLAMATH : ss.

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	1 - t an average t	of First American Title	the	13th	day
Filed for rec	ord at request	A.D., 19 98 at 3:00 o'clock P. M., and duly	recorded in	Vol	'
01	<u></u>	- Mantongoe 01 Page		County Clerk	
FEE	\$20,00	By Kattlun Ro	20/		