mgg Page\_ 73801 STATE OF OREGON, TRUST DEED Codety of \_ certify that the within instrument Thomas J. and Regina M. Purtzer was received for record on the \_\_\_\_ day 2655 Siskiyou Blvd. ...., 19...., at Medford, ok 97504 \_ o'clock \_\_\_\_M., and recorded in Greator's Home and Address book/reel/volume No. \_\_\_\_ SPACE RESERVED Jeffrey D. and Lori D. Hoyal and/or as fee/file/instru-3976 Bellinger Lane RECORDER'S USE ment/microfilm/reception No. . Medford, OR 97501 Record of \_ of said County. After recording, that is to (Name, Address, No): Witness my hand and seal of County Hoyal a Associates affixed. 3976 Rullinger Lane Medford, OR 97501 NAME nns Deputy. THIS TRUST DEED, made this 15th Thomas J. and Regina M. Furtzer, Husband and Wife . as Grantor. ...... as Trustee, and Jeffrey D. Hoyal and Lori D. Hoyal, Eusband and wife or the survivor thereof, as Beneficiary, WITNESSETH: Grantor irrevocably grants, bergains, sells and conveys to trustee in trust, with power of sale, the property in Klameth County Oregon, described as:

SHE ATTACHED

together with all and singular the tenements, hereditaments and appurtenences and all other rights therounto 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 with the property.

E PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum (\$452,638.36) Four Hundred fifty two thousand six hundred thirty eight and 35/100

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to teneticiary or over and made by franton, the final payment of principal and interest hereof, if not sooner paid to be due and payable. January 15, 124, 2019

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the guinter either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of frautor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary a of tion\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granfor of an excuest money agreement\* does not constitute a sale, conveyance or

under or invalinate any act done pursuant to such notice.

2. To keep the property free from construction lions and to pay all taxes, assessments and other charges that may be levied or assessed upon or equinst the property before any part of such taxes, assessments and other charges become past due or delinquent and promotify deliver receipts therefor to beneficiary, should the granter tail to make payment of any taxes, assessments, insurance premiums, leads or other of arges payable by granter, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured bereby, together with the obligations described in puragraphs 6 and 7 of this trust deed, shall be added to and become a part of the Jebt secures by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with inverest as alcressed, the property invariable as the granter, shall be bound to the same extent that they are bound for the payment of the obligation berein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

6. To pay all coats, leve and expenses of the trustee's and attorney's lees actually incurred.

6. To pay all costs, ices and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in entorcial this childrian. I trustee's and attorney's lees actually incurred.

7. To appear in and defend any action or proceeding purport. The effect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee; and is an appear, including any suit for the foreclosure of this deed or any suit or related to this instrument, including but not limited to its validity end/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney lees mentioned in this paragraph? In all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the title court, grantor further agrees to pay such sum at the speciate court shall adjudge resonable as the beneficiary's or trustee's attorney fees on such appeal. It is mutually agreed that:

8. In the event that event that events that the properties shall be taken under the right of eminent decrease or conformation, because

It is miniculy egreed east:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is so elects, so require that all or any portion of the monies payable as compensation for such taking,

NOTE: The first Sed Act provides that the treates bereader must be either an attornty, who is an active member of the Gregon State Bar, a bank, trust company or savings and local 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 subsidiarbs, off lietes, agains or branches, the United States or any agency thereof, or an economic agent licensed under ORS 696.505 to 696.565. "NARNING: 12 USC 1761|-3 regulates and may probable exercise of this option.
"The publisher ou joests that such an egreement address the issue of obtaining beneficiary's consent in complete detail.

which are it excess of the amount required implay all resemble costs, required and attempts is less recessarily paid or interest to promote the archiver and significant processed age, shall be seld to heart being and applied by it first irput any reasonable costs and arganized and interest to the solid in the trial and ispecified courts, secondarily perfectly for required to the strial and ispecified courts, secondarily perfectly for the secondarily and the strial and ispecified courts, secondarily and the strial and ispecified courts, secondarily and the strial and ispecified courts, secondarily and the strial and ispecified to the secondarily and the strial and ispecified to be beneficiarly to require the strial and ispecified to the strial and ispecified to the beneficiarly required to the strial and ispecified as the strial and ispecified to the string of the string o WARNING: Unless granto: provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. 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 four 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 dete 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 The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain atom and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law

The grentor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grentor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\*\* primarily for grenter's personal, family or household purposes (see Important Notice below),

(b) for an organization of (even if grantor is a natural person) are for business or commercial purposes. (b) to an organisation of (even it grantor is a natural person) are tot business of continercial purposes.

This died applies to, incres to the benefit of and binds all parties hereto, their heire, 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, whather or not named as a beneficiary herein. In constraing this trum deed, it is understood that the granter, 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 made, assumed and implied to make the provisions here it apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. \*(APORTAMT HOTICE: Defeit, by fining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such ward is defined in the Truth-in-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by incking required disclasures for this purpose use Sevens-Hots Form No. 1319, or equivalent. It compliance with the Act is not required, disregard this notice. 0 STATE OF OREGON, County of ... ...) ss. This instrument was acknowledged before me on by Thomas J. Purtzer & Regina My This instrument was acknowledged before me on OFFCIAL SEAL 4 0-89 H . SEAL LINDA R. PRUIT LINE OF PRUITT

MOTAR IN PROPERTY

COMMINGEN

COMMINGEN MC 18EA DOBTIC OUSCON

WE 18EA DOBTIC OUSCON

WE 18EA DOBTIC OUSCON MATE IN My commission expires 34 Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and antistice. You beselve are directed, on payment to you of any sums owing to you under the terms of the trust deed or payment to statistic, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you becoming together with 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:

Do not lose or destroy this Invit Deed OR THE NOTE which it secures. Both must be delivered to the fruites for concellation before recommyssics will be mode.

Reneficiary

PINE FLOT EXHIGY A

PARCEL I

A parcel of land located in portions of Sections 31 and 32, Township 38 South, Range 11 1/2 East of the Willamette Meridian, and Section 5, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point on the West line of Section 32, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon from which point the Southest corner of said Section 32 bears South 0 degrees 39' 03" West 175.01 feet distant; thence North 0 degrees 30' 03" East 1130.97 feet to the South 1/16 corner common to Sectiona 31 and 32; thence North 89 degrees 23' 45" West 1324.66 feet to the Southeast 1/16 corner of Section 31; thence along the 1/16 Section line North 0 degrees 31' 29" East 1821.16 feet to the Southesty right of way line of the O.C.& E. Railroad; thence along said right of way line South 89 degrees 51' 30" East 1323.97 feet to its intersection with the West line of Section 32; thence North 0 degrees 30' 08" East 100.00 feet to the Northerly right of way line of the O.C.& E. Railroad; thence along said right of way line South 89 degrees 51' 30" East 138.48 feet; thence, leaving said right of way line, North 0 degrees 58' 27" West 663.55 feet to a point on the Southerly right of way line, North 0 degrees 58' 27" West 663.55 feet to a point on the Southerly right of way line, North 0 degrees 58' 20" East 33.07 feet along the ture of a 20.99.58 foot radius curve to the right, the long chord of which bears North 88 drarces 58' 20' East 233.04 feet; thence South 89 degrees 51' 22" East 793.02 feet; thence North 89 degrees 31' 40" East 2972.46 feet to a point on the East line of Section 32; hence, leaving said highway right of way line, South 0 degrees 38' 57" West along the East line of Section 32 3188.87 feet to a point; thence, along said fence line, South 79 degrees 47' 33" West 45! 44 feet; thence South 69 degrees 33' 43" West 797.73 feet; thence South 40 degrees 15' 25" West 236.92 feet; thence South 5 degrees 60' 47" West 25.49 feet; the conductor of the south 30 degrees 34' 24" West 384.64 feet; thence South 51 degrees 16' 35" West 578.50 feet; thence South 74 degrees 63' 10" West 284.95 feet; thence North 76 degrees 10' 34" West 31' 3.51 feet; the conductor of an East-West

## PARCEL 2

A portion of Section 32, Town hip 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point on the West line of Section 32 at its intersection with the Northerly right of way line of the O.C. & E. Railroad, from which point the 1/4 corner common to Sections 31 and 32 bears South 0 degrees 30' 08" West, 627.87 feet distant; thence along the section line North 0 degrees 30' 08" East 654.38 feet to a point on the Southerly right of way line of Highway 140; thence along said right of way line North 87 degrees 48' 03" East 221 63 feet; thence leaving said right of way line South 0 degrees 38' 27" East 643.55 feet to a point on the Northerly right of way line of the O.C.&E. Railroad; thence along said right of way line of the O.C.&E. Railroad; thence along said right of way line North 89 degrees 51' 30" West 238.48 feet to the point of beginning.

## PARCEL 3

That portion of the SEI/4 NEI/4 of Section 32, Township 38 South, Range 11 1/2 East of the Williamette Meridian, Klamath County, Oregon, described as follows:

Commencing at the intersection of the East line of said Section 32 with the Northerly line, of Grantor's 100 foot railroad right of way ("Northerly right of way line"); thence run Northerly along the East line of said Section 32 a distance of 25 feet to the True Point of Beginnine: thence run Westerly along a line that is 25 feet Northerly of, and parallel with, said Northerly right of way line a distance of 526 feet; thence run Northerly, at right angles to said Northerly right of way line, a distance of 150 feet; thence run Easterly, parallel with said Northerly right of way line, a distance of 466 feet, more or less, to a point 60 feet Westerly of said East line of said Section 32; thence run Northerly, parallel with the East line of said section 32, a distance of 500 feet, more or less, to the Southerly right of way line of the Klamath Falls-Lakeview Highway: thence run Easterly along said Southerly highway right of way line to the East line of said Section 32; thence run Southerly along said East line of said Section 32 to the True Point of Beginning and the end of this description.

## WATER RIGHT SUMMARY

Properted for Givile Collins

Pine Flat Ranch

2454 (144 4 11 1	A LEGA	AMOUNT (CEU	Ace for	Hear Ages Ages	Ver Ryn Law	Priority Cost	Application Nation	Pernil Busine	Constitution	Parmittee
32	Weds #12.83 Weds #12.83 Weds #12.83	7.50 7.50 7.50 7.50	3.65 3.60 3.60 3.60	\$1.20 121.80 225.00 80.80		1948 1948	U-271 U-271	U-243 U-243	28200 28200	LL & Delia Porteried LL & Delia Porteried
144 A 11 U 5	Wells (223	7.00 7.00	3.00 3.00	11.50		1948	U-271	U-243	28209	LL & Delite Porterfield

## Comments

Actual acrosspe Balled for Partial U-241 is 567.6. However, 48.2 acres cover land lying outside the property's boundary. Also, places note that Well all is booked outside of the Secured Property's boundaries.

STATE OF CHEC	ION: COUN	ty of Klamat	î <b>H:</b> ss.					
			Amerititle			the	28th	day
Filed for record at	irequest of _ anuary	A.D., 1.292		o'clock	P.M., and		м99	
OI			Mortgages		on Page			
		The state of the s				Linda Smith, Coun	ty Clerk	
FEE \$	15.00			b	y hattle	un Kussel		