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and the state of t the same of the sa together with all and singular the temperate hire promonic and apputtanence and all other rights thereunto belonging or in anywise now or bereather appertaining, and the cort, fraces and ordiffs thereof and all fixtures now or becoming a tracked to or used in connection with

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POR THE PURPOSE OF SECURING PERFORMANCE of each refreement of grantor herein contained and payment of the sum Fifteen Thousand and no/100 -(\$15,000,00)-

Dollars, with interest thereon according to the terms of a promissory safficiery of order and made by grantor, the linal payment of principal and interest hereof, if of even data berewith, payable to b

note of even data becausifu, payable at maturity of note; is

not sooner paid, to be due and payable at maturity of note; is

The date of maturity of the data secured by this instrument is the date, stated above, on which the linal installment of the rote
erry or all (or any part) of granter either agree to, attempt to or actually sell, convey, or assign all (or any part) of the propterrationary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, at the
complexity option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall becomplexity due and payable. The execution by granter of an earnest money agreement does not constitute a sale, conveyance or
assignment.

incomplexity due and payable. The executing by giantor of an extract, money, agreements does not constitute a sale, conveyance or To protect the requiry of this fruit deed, grantor agreement, money, agreements does not constitute a sale, conveyance or To protect the requiry of this fruit deed, grantor agreement, money, agreements does not constitute a sale, conveyance or To protect, preserve an district, the property in good condition and repair; not to remove or demails any building or improvement thereon; not to commit or permit sur; wasts of the property.

1. To complete or real committees, regulations, covenants conditions and restrictions affecting the property in good card shiftable condition sard restrictions affecting the property and in good and shiftable conditions are restrictions affecting the property and the same in the proper payable of the costs of all lien searches, regulations, covenants conditions and restrictions affecting the property in property to price of this same in the proper payable and the same in the proper payable to the costs of all lien searches made by lifting officers or searching searches as many be doesned desirable by the shore of offices, as well as the costs of all lien searches made by lifting officers or searching agencies as many be doesned desirable by the shore of the cost of all lien searches made by lifting officers or searching agencies as many be doesned desirable by the shore of the cost of all lien searches made by lifting officers or searching a first of the search of the search

It is mutually egreed that:

8. In the event that any portion or all of the property rhall be taken under the right of eminent domain or condemnation, beneficiary shell 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 from Dead Act provides that the fraction personaled next be either on allower, who is an earlier member of the Oregon State Ser, a base, what company are the first and series and extension of the Oregon State Ser, a base, what company of this citie, in exhibitation, administration in increasing property of this citie, in exhibitation, administration in increasing the following the cities are any agency instead, or an excess agency authorized to increasing the following property of the CTP \$3 regulates and may produce the following personal activities of this explose supports that such an experiment administration in the same of consenting beneficiery's consent to template detail.

which are in attess of the several supplied to per all searceafts only in such proceedings, shall be padd to be beliefloury and reputed by string in the trial and appellate courts presented by self or inverted by beneficial near secures; he have a feature of season, to late a court of the c quired to puy all seascentie costs, expenses and afforce? I fees tectorally paid of incurred by grante by it first upon any reasonable costs and expenses and estormly elem, but beneficiary furnish proceedings, and the balance spolled upon the indebted, to take such eccions and execute such instruments as shall be recessary

is obtaining such compensation, number a row beauticlary's request.

9. At any time and loos, time to time upon written request of beauticing, payment of its less and presentation of this deed and the note for entomenant (in case of any recoverance) or encollation), without attending the liability of any person for the payment of the indebtedness, trustee may (a) coment to the making of any man or play of the property; (b) join in granting any executed or creating any restrictions thereon; (c) join in any substitution or other agreement allocaing this deed or the lion or charge thereof; (d) recovery, without warranty, all or any part of the property. The grantes in any reconveyance may be described or the "purson or persons because thereof," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.

tensity, entried thereto, and the various magnitude my manuscriptions are concurred product in transmission in the formal tensity of the services mentioned, in this pergraph shall be not less than \$5.

10. Upon any detault by grantor becomed, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the edequacy of any socurity for the indebtedness learnly socured, enter upon, and take possession of the property co. any part thereof, in its pwn name suc orthorwise collect the rems, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policies or compensation or sewards for any taking or damage of the property, and the application or release thereof as stormans, shall not cure or waivs any detault or notice of delault hereander or in grantor's performance of any agreement hereunder, time being of the assence with respect to such payment and/or performance, the beneficiary may deciare all sums secured hereby immediately due and payelle. In such an event the hereficiary may elect to proceed to invectose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remady, either at law or in equity, which the beneficiary may have. In the event the beneficiary sects to invectose by advertisement and sale, the beneficiary or the unites shall event and cause to be recorded a written notice of default end election to sell the property to satisfy the obligation of the united by law and proceed to larvedose this trust deed in the manner provided in ORS 86.735.

tion secured bereby whereupon the trustee shall fix the time and place of sale, five notice thereof as then required by law and proceed to locations this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conflucts the sale, the francis or any other person so privile(a by ORS 86.733, may cure the default or default consists of a failure to pay when due, sums excured by the trust deel, the default may be cured by paying the entire amount due at the time of the cure other them such portion as would not then be due had no default occurred. Any other default in capable of being cured may be cured by tendering the performance inquired under the obligation or trust deed. In any case, in eddition to curing the default or defaults, the person effecting the cure shall pay to the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be postpound as previled by law. The trustee may sell the property cities in one parcel or in esparate parcels and shall sell the sale may be postpound as previled by law. The trustee may sell the property cities in one parcel or in esparate parcels and shall sell form as required by law conveying the property so sold, but without any coverant or werranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

15. When trustee sale parsuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-

frants and beneficiery, may purchase at the sais.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale including the compensation of the trustee and a reasonable charge by trustee's attacney, (7) to the obligation secured by the trust deed, (3) to all previous having recorded leas subsequent to the interest of the trustee in the trust deed as their interest may eppear in the order of their priority and (4) the surplus, if any, to the granter or to any successor in interest entitled to such surplus.

15. Beneficiary may from time to time appoint a successor to successor to any trustee named herein or to any successor trustee appointed hereunder. Upon with appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be unade by written instrument executed by beneficiary, which, when recorded in the anxitage records of the country or counties in which the property is rituated, shall be conclusive proof of proper appointment of the successor trustre.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee in not obligated to notify any perty hereto of proper appointment deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party valess such action or proceeding is brought by trustee.

The granter coversants and agrees to and with the inenticiary and the beneficiary's excessor in interest that the granter is lawfully selected in the supple of the real groperty and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit attached lecters, and that the granter will warrant and loverer delend the same against all persons whomoever.

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 grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect granter's interest. If the collateral becomes demaged, 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 granter 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. It 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 reobtain alone and may not samely any more for property samely and the stress of 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.

This deed applies to, inures to the benetit of and binds all purities hereto, their heirs, legatees, devisess, administrators, executors, ersonal representatives, successors and assigns. The term barefullary shall mean the holder and owner, including pledges, of the contract sourced becaby, whather occurs named as a beneficiary herein.

In constraint this trust deed, it is understood that the granter, stustes and/or beneficiary may each be more than one person; that it the context to 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 provisious baseof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and par first above written. a important notice, Daiste, by lining, sub, which was variously (a) or (b) is not opplicable; if warranty (a) is applicable and the benefitiary is a credited as such word in delined in the Turb-linkinding Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose usy Stavens-less form No. 1219, or equivalent. It compliance with the Act is not feeding middle with the Act is not feed to the feed of the state of the s Roy West Klamath STATE OF OREGON, County of .... This instrument was acknowledged before me on . LMAVS.L.

BAY LUST This instrument was acknowledged before me on



My commission expires ULLO

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\*\* FEGUEST FOR FULL RECONVEYANCE (To be used only when abligations be-

Maron 1152

Jelen.

The undersigned is the legal corner and holder of all indebtedness accured by the loraging trust deed. All sums secured by the trust deed have been fully reid and satisfied. You he, shy are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences el indebtedness excured by the trust deed (which are delivered to you herewith together with the trust deed) and to recovery, which waternit, to the parties designated by the trust of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

LACE PART . 19. Ge not long an /ospoy this Treel Cood Ge THE FLOTE which is socores, Bath make he delighted to the truste's for chinested ac Absore recoverance will be conde.

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Boneliciary

## EXHIBIT: "A"

A tract of land being a portion of Lots 11, 12 and 13, Block ), NORTH BLY, in the county of Klamath, State of cregon, more particularly described as follows:

Beginning at the most Northerly corner of Lot 11 of said Block 7: said point being on the Southerly boundary of the Klamath Falls-Lakeview Highway, thence Southwesterly along the Northerly boundary of said Lot 11, 159.0 feet to the most Westerly corner thereof; thence South 28 degrees 53' West along the Westerly boundary of said Lot 11, 54.2 feet to a point; thence South 89 degrees 52' East 106.1 feet to a point: thence South 1 degree 13' West 50 feet to a point on the South line of said Lot 13; thence East along the South line of said Lot 13 to the West boundary of a tract of land conveyed to C. I. Svensgaard, et ux., by deed recorded September 16, 1968 in Deed Book M-68 at Page 8342; thence North 34 degrees 52' Bast to a point on the South boundary of the Klamath Falls-Lakeview Highway; thence Northwes erly along the Southerly boundary of said Righway to the point of beginning. CODE 59 MAP 3614-34DC TE 7300

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