POW (III. 56) - ITHEN DEED CARROTTERS RESURTED.	CHAIC	right like e evens here an publishing co., portland, or	0726		
NS 99 MAI -4 AIC 151	Ve	I_M99_Page_17036	(A)		
SECOND TRUST DEED	V	STATE OF OREGON,	و		
Subject to Existing Wells		Caunty of	SS.		
David P. Whitlatch		was received for record on the			
7634 Kings Way Flameth Falls, OR 97603		of, 19, 19, o'dock, M., and recorde	, et		
Grantor's Hame and Address (heryl L. Whitlatch	SPACE RESERVED	book/reel/volume No on	COLIA , Dage		
£213 Onyx	FOR RECORDEA'S USE	ane/or as fee/file/ins	stru-		
Flamath Falls, OR 97603		ment/microfilm/reception No. Record of of said Coun			
Alter examing, raturn to (Name, Addrage, Zip):		Witness my hand ante seal of Co			
Fobert S. Hamilton Attorney at Law		affixed.			
900 West 8th Street Nedford, OR 97501		:MME THE			
redicta, or 97501		Ву, Езр	puts.		
THIS TRUST DEED, made this	day of March	n , 1999 , betw	een		
		ss Gran	\		
First American Title Insurance (Co., 422 Main S	t, Klamath Falls, es ORustee,	and		
Cheryl L	. Whitlatch	, as Beneficia			
ν.	VITNESSETH:		1		
Grantor irrevocably grants, bargains, sells an Klamath County, Oregon, des	nd conveys to trustee in	trust, with power of sale, the property	y in		
7634 Kings Way, Klamath Falls,	Klamath County	, Oregon, also described	aε		
NW 1/4 TWP 39, RNGE 10, SEC 18 the official plat thereof on fi	, Tax Lot #R3910	018b0-03100, according	to		
County, Oregon, also as more pa	articularly desc	ce or the Clerk of Klama cribed in Exhibit "A" wh	th ich		
is attached to this Trust Deed	and by this re	ference made a part here	of.		
This Trust Deed secures payment of dissolution of marriage judgment of \$50,000 per Decree of Dissolution of Marriage, Klamath Co. Court Case#9804 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profite thereof and all fixtures now or hereafter attached to or used in connection with the property. FOR THE PURPOSE OF SECURING PERFORMANCIO of each agreement of granter herein contained and payment of the sum of					
Dollars, with interest thereon a coording to the terms of a promission of even date herewith, payable to beneficiary or order and made by grantor, the final payment of privilegal and interest hereof.					
not coner paid, to be due and payable APTIL 10 XX 2004.					
The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the grantor either agree to attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shell become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a cale, conveyance or assi, meent.					
To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property in provement thereon; not to commit or permit any waste of the	good condition and repair;				
2. To complete or restors promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.					
3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statements pursuent to the Uniform Commercial Code as the beneficiary may require and to p by for filing same in the proper public office or offices, as well as the cost of all lies searches made by filing officers or suspense.					
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or daming by tire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$					
written in companies acceptable to the beneficiary, with los	5 Davable to the latter: all be	dicies of inturance shall be delivered to the be			
ficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon					
any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the emire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default here-					
under or invalidate any act done pursuant to such notice. 5. To keep the property free irom construction liens and to pay all taxes, assessments and other charges that may be levied or					
assessed upon or against the property before any part of su promptly deliver receipts therefor to beneficiary; should the	ch taxes, assessments and ot Atantor fail to make paymes	her charge: become past due or delinquent and of any takes, assessments insurance practice	and		
men:, beneficiary may, at its option, make payment thereo	yment or by providing benef it, and the amount so peid.	iciary with funds with which to make such p with interest at the rate set forth in the n	ay		
secured hereby, together with the obligations described in pa the cebt secured by this trust deed, without waiver of any rid	aragraphs δ and 7 of this tru hts arising from breach of an	st deed, shall be added to and become a part	t of		
bound for the payment of the obligation herein described, a	ed, as well as the grantor, si and all such payments shall l	hall be bound to the same extent that they be immediately due and provable without not	ere		
and the nonpayment thereof shall, at the option of the benef- able and constitute a breach of this trust deed.	iciary, render all sums secur-	ed by this rust deed immediately due and p	£y		
6. To pay all costs, lees and expenses of this trust inc trust in incurred in connection with or in enforcing this oblig 7. To appear in and defend any action or proceeding	gation and trustes's and atto	rney's fees actually incurred.			
and in any suit action or proceeding in which the handling	parpoint to attent the sec	and a series of powers of peneliciary of frust	our,		

A. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit to the forecleave of this deed or ary suit or action related to this instrument, including but no: limited to its validity and/or encoreability, to pay all costs and expans s, including ovidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney first mentioned in this paragrap? In all cases shall be fixed by the trial court and in the event of an eppeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. 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 condemnstion, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTI: The flust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oragon Stale St. a bank, trust company or any ngs and losa association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real prope by of this state, its subsidiaries, efficiary appears or trustee's concent in complete detail.

which are in sectes of the amount required to pay all responsible costs, expense and atterney's has a conservil), paid or incurred by stantant in sich proceedings, shall be paid to sentificary and supplied by it that upon any responsible costs and concerned by stantant in the trial and appellate course, necessarily paid or incurred by be selicitory in such porescings, and it he balance applied upon the individual control of the processor of the tract 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 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 grantor has obtained property coverage elsewhere. Grentor 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 of coverage may be the date grantor's prior coverage lepsed or the date grantor failed to provide proof of coverage. The coverage heneficiary purchases may be considerably more expensive than insurance frantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requir ments 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).

ХЭХИНДИМИМИТИКИМИХ ДИБИКИМИКИ ИКМИКИМИКИКИМИКИКИМИКИМИКИСЬМИЕ ЖЕНЕКТЕХХХ

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, logatees, devicees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

'n construing this trust deed, it is understood that the granter, trustes and/or beneficiary may each be more than one person; that if 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 hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Dalete, by lining out, whichever variantly (a) or (b) is not a splicable; if warrantly (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if werranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Slovens-Ness Form No. 1319, or equivalent. If coripliance with the Act is not required, disregard this notice. STATE OF OREGON, County ci KIMATA This instrument was acknowledged before me fin. MUNCLS.

This instrument This instrument was acknowledged before me on

OFFICIAL SEAL
SUSAN MARIE CAMPBELL
NUTARY PUBLIC - GREGON
COMMISSION NO. A309392
MY COMMISSION EXPIRES MARCH 01, 2002 Marce Composit Notary Public for Oregon My commission expires 🖹

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The undersigned is the legal owner and holder of all indebt dness secured by the foregoing trust deed. All sums secured by the trus
deed have been fully paid and setisfied. You hereby use directed, on payment to you of any sums owing to you under the terms of the
trust dead or pursuant to statute, to cancel all evidences of indebtedness recured by the trust deed (which we delivered to you berewith
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

onet lose or destroy this Trust Dead OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before in conveyance will be made. Beneficiary

TO

Exhibit A

17038

13173

A tract of land situated in the MMi, Section 18, Township 39 S., R. 10 I.W.M., Klamath County, Oregon, more particularly described as follows: Beginning at the Northwest corner of said Section 13; thence S. (0°C1'10" W. 2192.47 feet; thence S. 89°51'42" E. 1293.84 feet to the true point of beginning of this description; thence S. 00°02' 03" E. 465.00 feet to the South line of the NW1, said Section 18; thence N. 89°51'42" W., along said line, 468.50 feet; thence N. 00°02'03" W. 260.00 feet; thence N. 89°51'42" V., 800.00 feet to the Easterly right of way line of State Highway No. 39; thence N. 90°02'03" W. 205.00 feet; thence S. 89°51'42" E. 1268.50 feet to the true point of beginning, containing 8.76 acres, more or less, with bearings based on recorded survey No. 2026, recorded in the Klamath County Surveyor's office.

TOGETHER WITH an easement for a buried irrigation ditch 10 feet in width extending from the North boundary of the above-described property across the common use road to the existing concrete lined irrigation ditch.

ALSO TOGETHER WITH AND SUBJECT TO easement for delivery of indigation water from the Enterprise Irrigation District Canal and all other rights of way and easements of record or apparent on the ground.

ALSO TOGETHER WITH the right of ingress and egress over the following iescribed roads:

60 foot strips of land situated in the NI, Section 18, Township 39 S., R. 10 E.W.M., Klamath County, Oregon, being 30 feet on either side of, measured at right angles from, the following described center lines:

Beginning at a point on the easterly right of way line of State Eighway 39, said point being S. 00°01'10" W. 2162.47 feet and S. 89°51'42" E. 25.31 feet from the Northwest corner of said Section 18; thence S. 89°51'42" E. 2548.10 feet to a point, N. 89°51'42" W. 30.00 feet from the East line of the IWI, said Section 18.

ALSO, beginning at the center $\frac{1}{2}$ corner of said Section 18; thence N. 00°00'23" E. 1334.32 feet to the C-N 1/16 corner, said Section 18.

ALSO, beginning at a point S. 00°01'10" W. 2192.47 feet and S. 89°51'42" 1. 1323.84 feet from the Northwest corner of said Section 18; thence S. 00°02'03" E. 465.00 feet to the South line of the NW1, said Section 18.

ALSO, beginning at a point S. 60°01'10" W. 2132.47 feet and S. 89°51'42" 2. 599.83 feet from the Northwest corner, said Section 18; thence W. 00°C2'42" 7. 409.32 feet; thence S. 89°59'04" E. 132.38 feet; thence on the arc of a surve to the right (radius = 250.00 feet, central angle = $47^{\circ}03^{\circ}50^{\circ}$) 205.35 feet; thence S. $42^{\circ}55^{\circ}14^{\circ}$ E. 81.00 feet; thence on the arc of a curve to the left (radius = 175.06 feet, central angle = 71°03°30°) 217.11 feet; thence N. 56°01'16" E. 144.49 feet; thence on the arc of a curve to the left (radius = 370.00 feet, central angle $\approx 69^{\circ}18'42"$) 447.60 feet; thence N. 03°17'26" %. 157.53 feet to the North line of the SELWH, said Section 18.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

ile	for record	at request of Mountain Title Co.	tae <u>15th</u> day
١	Aug.	A.D., 19 88 at 1:12 o'clock P. M.	
EF	\$13.00	State of Oregon, County of Klamath Ey Coorded May 4, 1999, at 10:5/am at the referenced page, Vol. M99.	13172

Linda Smith, County Clerk