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: " t		$(M_{1}, K_{1}, K_{2}, K_{2},$		DEED	OF TRUST	\$1.50	<u></u>	an a	
	BENEFICI		NANCIAL	SERVICES, INC			<u>ب والمعواة من أمري</u> المعنية المعنية المالية	n de la servez. Na servez de la servez	
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	NAME OF TRUS		MERICA TI	TLE INSURAN	CE COMPANY			n an the state Alternation	-
	ADDR	ESS: 600 MA	In St.	AMOUNT OF	Falls. Ores	OUE DATE			-
	THIS LOAN	CHARGE BEGINS TO ACCRUE IF OTHER THAN DATE OF THIS LOAN	MONTHLY PAYMENTS	FIRST PAYME	NT OTHER PAYMENTS	FIRST PAYMENT	OTHER PAYMENTS DUE SAME DATE EACH MONTH	DUE DATE FINAL PAYMENT	
		INIS COAR	36	\$ 100.00	100,00				1
	AMOUNT	FINANCE		TOTAL OF	ANNUAL				
•		CHARGE			PERCENT AGE RATE				
•	A 2 29 - 80	\$ 948.21	\$ 3	600.00	21.07 %	LIFE INSURANC	E PREMIUM	\$ 64.80	
•	\$ 2651.79			ADVANCES . MA	XIMUM OUTSTANDIN				- I
•	\$	EED OF TRUST SECU	res future						
	THIS D By this Deed of 7	Frust, the undersi	igned (all,	if more than	one), hereafter	"Trustor", for th	he purpose of	securing payment	ofa
PT	S THIS D By this Deed of 7 romissory Note of	Frust, the undersi even date from 7	igned (all, Frustor to	if more than Beneficiary a	bove named, and	l all future adva	nces from Rend	securing payment eficiary to Trustor nd assigns to the a	the

on file in the Office of County Clerk of Klamath County, Oregon.

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If the Trustor shall fully pay according to its terms the indebtedness hereby secured then this Trust Deed shall become null and void.

Trustor agrees to pay when due all taxes, liens and assessments that may accrue against the above described property and shall maintain insurance in such form and amount as may be satisfactory to the Beneficiary in said Beneficiary's favor, and in default thereof Beneficiary may (but is not obligated to do so and without waiving its right to declare a default) effect said insurance in its own name or pay such lien, tax or assessment. The premium, tax, lien or assessment paid shall be added to the unpaid balance of the obligation herein and be secured by this Deed of Trust and shall bear interest from the date of payment at the highest lawful contract rate.

Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.

secured hereby forthwith due and payable. Upon default by Trustor in payment of any indebtedness secured hereby or in the performance of any agreement hereunder, all sums secured hereby shall immediately become due and payable at the option of Beneficiary and without demand but upon notice to Trustor. In such event and upon written request of Beneficiary, the Trustee shall sell, for lawful money of the United States, the property then subject to this Deed of Trust, as a whole or in separate parcels, at Beneficiary's option, in accordance with the provisions of the laws of the State of Oregon, in force at the time of such sale, and if in separate parcels, in such order as Beneficiary may direct, a public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee may postpone the sale of all or any portion of said property by nublic oral announcement at the time and place of sale, and from time to time thereafter may postpone such sale by public oral announcement at the time and parceding postponement. Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid; all other sums then secured hereby, and the remainder, if any to the person or persons legally entitled thereto. Beneficiary may without the consurrance of Trustee and/or Trustee at any time and for any reason, by instrument in writing

Beneficiary may, without the concurrence of Trustor and/or Trustee, at any time and for any reason, by instrument in writing substitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and recorded in the office of the Recorder of the County where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee, who shall succeed to all its title, estate, rights, powers and duties.

This Deed inures to the benefit of, and binds all parties hereto, their heirs, legatees, administrators, executors, successors and assigns. THE UNDERSIGNED TRUSTOR REQUESTS THAT A COPY OF ANY NOTICE OF DEFAULT AND OF ANY NOTICE OF SALE HEREUNDER BE MAILED TO HIM AT HIS ADDRESS HEREINBEFORE SET FORTH.

Eurom Sudgett Signature of Trustor	quinte Padqutt
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COUNTY OF KIKMATK SS. SS. SS. SS. Personally appeared the above named and acknowledged the foregoing instruction of the statement of the state	21 EQUIN LA diett & MARQUEIte PAdji
Before me: (OFFICIAL SEAL) Notary Public for Oregon	RICHARD J. WICKLINE
M 14	NOTARY PUBLIC - OREGON My Commission Engines 10:74-75

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