A-47739	T	RUST DEED		
THIS TRUST DEED	rade this 15	day of PCS	5, 19	7.7, betwee
OLIVER SPIRES, a FIRST FEDERAL S	IIU IDA D. OLIK	و ما سا		, as Granto
AGNES CARLSON	AVINGS G LUAN.	ADDOUTATION,		as Beneficiary
	WI	TNESSETH:	옷을 못했는 것 같은 물을 물을 수 없다.	

The West half of Lots 4 and 5 of Block 3, FAIRVIEW ADDITION NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

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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 prolits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Six Thousand Two Hundred Fifty-Five & 73/100ths (\$6,255.73)ollars, with interest therean according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the linal payment of principal and interest hereoi, if not sconer paid, to be due and payable on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The above described reol property is not currently used for egriculturel, timber or grazing purposes.

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the based licitary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, and become immediately due and payable.
The above denotible teel property is not currently used for agricultural, times or grang purpose.
To protect the security of this trust doal, grant agreed and the security of the security and the second security of the securi

7. To appear in and defend any action or proceeding purporting to elect 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, for the foreclosure of this deed, to pay all costs and expenses, including evidence of tille and the beneficiary's or trustee's atterness, including evidence of tille and the beneficiary's or trustee's attorney's fees; the first court, and in. the event'of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's fees. The provide the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's lees. The second that any potion or all of said property shall be taken under the right of the origonic that all or any potion or all of said property shall be taken under the right of the origonic costs, expenses and attorney's lees of the appendix of the amount of the monies pay hole as compensation for such appeal.

request. To time upon written request of bene-ntation of this deed and the note for version cancellation), without allecting

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property, and the application or release thereof as isoresaid, shall not cure or waive any delauit to motice of delauit hereunder, or invalidate any set done pursuant to such notice. 12. Upon delauit by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and it here above described real property is currently used for agreements there or grainf purposes, the beneficiary muy proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However it said real property is not so currently used, the bene-liciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the truster to loreclose this trust deed in equity as a mortgage or direct the truster to loreclose this trust deed in equity as a mortgage or direct the truster to loreclose this trust deed in equity as a mortgage or direct the truster to loreclose this trust deed in class the add described, real property to salisly the obligations secured hereby, where-upon the truster shall is the me and place of sale, give not in the manner pro-vided in ORS 86.740 to 86.745. 13. Should the beneficiary or this frust deed that and here any any the fruster shall is the frantor or other preson so privileged by ORS 86.740 (no 86.745, the frantor or other preson so privileged by ORS 86.740 is of the beneficiary or his successors in interest, respec-tively, the entite anount then due under the frants of the trust deed and the obligation secured thereby (including costs and espenses actually incurred in enlocring the terms of the obligation and trusters and altorny's less not ex-ceeding \$50 each) other than such portion of the principal as would not then be due had no delauit occurred, and thereby sure the delauit, in which event and loreclosure proceedings shall be held on the date, and in the medi-place designated in the notice

trebuding the trustee, but including at the sale. The powers provided herein, trustee ent of (1) the expenses of sale, in-

15. When trustee sells pursuant to the posts present of the proceeds of sale to payment of (1) the expenses or cluding the compensation of the trustee and a reasonable charge by attorney, (2) to the obligation secured by the trust dect, (3) to a having recorded, liens subsequent to the interest of the trustee in dect as their interest may appear in the order of their priority an surplus, if any, to the grantor or to his successor in interest entitle.

beed as their interests thay appear in the uter of the power set of the set o

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on atterney, who is an active member of the Oregon State Bar, a bank, trust company or avings and loan association authorized to do business under the laws of Oregon the United States, a title insurance company authorized to insure title to real property of this state. Its subsidiaries, offiliates, agents or branches, or the United States or any company control the insurance company authorized to insure title to real

The grantor covenants and agre- fully seized in fee simple of said descri	and the property and has a	valid, unencumbered title the	3341 m, that he is law-, eto		
and that he will warrant and forever of It is understood and agreed and insurance herein, however, Beneficiary, mo at her option. The grantor warrants that the proceeds (a)* primarily for grantor's personal, f (b) - for an organization, or (even H for purposes. This deed applies to, inures to the ber tors, personal representatives, successors and a	by the parties hereto in the event Grantor d pay said taxes & insu of the loan represented by the m anily, household or agricultural r under dr a matural person)-are-for-	that the Grantor shall loes not pay said taxes <u>rance</u> and add them back bowe described note and min back pour poses (see Important Notice be business or commercial purposes of	§ insurance, {,to,the note here low), her-than agricultural		
contract secured hereby, whether or not named masculine gender includes the teminine and th IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it or such word is defined in the Truth-in-tending beneficiary MUST comply with the Act and Regul disclosures; for this purpose, if this instrument is to the purchase of a dwelling use Steward Nets	as a beneficiary herein. In constru- e neuter, and the singular number grantor has hereunto set his ever warranty (a) or (b) is beneficiary is a creditor and Regulation Z, the alion by making required be a fIRST lien to finance	r includes the plural.	ding pledgee, of the ntext so requires, the		
if this instrument is NOT to be a first lien, use Steve aquivalent. If compliance with the Act not require if the signer of the above is a corporation, we file form of actinuity appoints. STATE OF OREGON, County, of Klamath STATE OF OREGON, STATE OF OF OREGON, STATE OF	ed, disregard this notice. (ORS 93.440) N Personally ap cach for himself and) beind duly sworn, it the lormer is the		
OFFICIAL Notary Public for Oregon My commission expires:	Instru- d deed. Markowski of sold corporation a half of sold corporation a half of sold corporation a half of sold corporation them acknowledged Before me: Notary Public for Or	president and the secretary of	nat the latter is the , a corporation, the corporate seal d und sealed in be-		
	- 1 Jl. My commission expin				
TRUST DEED STATE OF OREGON					
STEVENE-NESS LAW, YUS, CO., PONTLAND, ONE	SPACE RESERVED FOR RECORDER'S USE	County ofKlamat. I certify that the ment was received for 	within instru- record on the x, 19.77, and recorded e3340or 952 aid County.		
Boneticiary AFTER RECORDING RETURN TO KI County TILLe	FEE \$6.00	Witness my hand County affixed WM. D. MILNE COUNTY CLERK	and seal of		

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