CUTTO 5739.38 IRUST DEED VOL:///8 Page 28321 10 THIS TRUST DEED, made this 15th day of December , 19.78., between 10 ILEONARD DAVID BROWN & PHYLLIS NELSON BROWN, husband & wife Grantor, and THOMAS R. BAKER & GERTHUDE L. BAKER, husband and wife december, as Beneficiary, and THOMAS R. BAKER & GERTHUDE L. BAKER, husband and wife december, as Beneficiary, Grantor interocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: DATIT? MOLTAIN Lot 6, Block 8 of Tract 1019, WINEMA PENINSULA UNIT #2, according to the official Pilat thereof on file in the office of the County Clerk of Klamath County, Oregon. County, Oregon. County, Oregon.	FORM No. 881—Cregon Trust Deed Series—TRUST DEED.	MT 1202	STEVENS.NESS LAW PUBLISHING CO.,	PORTLAND, OR. 97204
THIS TRUST DEED, made this 15th day of December 19.78., between LEONARD DAVID BROWN & PHYLLIS NELSON BROWN, husband & wife Grantor, MOUTAIN TITLE COMPANY , as Trustee, and THOMAS R. BAKER & GERTHIDE L. BAKER, husband and wife grants, bargains, sells and conveys to trustee in trust, with power of sale, the property , as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property , as County, Oregon, described as: bildTIT2 Mej201 County, Oregon, described as: , according to the bildTIT2 Mej201 County, Oregon, file in the office of the County Clerk of Klamath county, Oregon. , oregon.	. ^{Chilo} 26338 ^{0.97624} ∥.		Vol. 1178 Page 283	21.2 8
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: bpATJT3 MeJ201 Provide The Prov	AND THOMAS R. BAKER & GERT	VN & PHYLLIS NEL: V TITLE COMPANY CRUDE L. BAKER, hu	December	78, between LLf& Grantor, , as Trustee, as Beneficiary,
	Phyllis, Nelson (Score) Grame	s, sells and conveys to tr n, described <u>as:</u> set a second	rustee in trust, with power of sale,	
TRUST noon	Lot 6, Block 8 of Tract 101 officialDplat thereof on fi County, Oregon.	9, WINEMA PENINS le in the office	短期の教育が行った しんしつがく たいしんしょう アスクトレット しけし かしたい	g to the of Klamath
	TRUST DEED		STATE OF ORECOM	

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 profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ... Five Thousand and 00/100-the sum of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the

The above described real property is not currently used for agricultural, timber or grazing purposes,

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nstrument, irrespective of the maturity dates expressed therein, or subject the problem of the maturity dates expressed therein, or subject the problem of the maturity dates expressed therein, or subject the problem of the making of any map or plat of said property; (b) join in any stanting any easement or creating any restriction thereon; (c) join in any subject intervent of the making of any map or plat of said property; (b) join in any stanting any easement or creating any restriction thereon; (c) join in any subject intervent allecting this ded or the line or charge the said of the property. The stanting any easement or creating any restriction thereon; (c) join in any subject of the property without warranty, all or any part of the property. The stantise proof of the truthulments there of any matters or lacts shall be conclusive proof of the truthulments there of any matters or lacts shall be exceeded without, notice, either in person, by actent or by a rective be any prime without, notice, either in person, by actent or by a rective be and provide the said property the same of those past due and unpaid, and apply the same, less costs and exponent of those past due and unpaid, and apply the same begins and rectired as of the truthulment.
11. The entering upon and taking possesion of said property, the folletion of such rents, issues and proling, or the proceeds of the ord of the property, and the application or release thereof as doread, shall property, the folletion of such rents, issues and proling or the rundent as a secured hereby and in such order as beneficiary any default or notice.
hereby or in his genaration or awards for any taking or damade of the property, and the application or release thereb, and in such order as the property, and the application or release thereb and payable. In such an event and it the above described real property in ord and payable. In such are event and is due to notice.
hereby or in his genaration or awards for any payable, in such ar

surplus, II any, to the granter or to his successor in interest entitled to such surplus. I.6., For any, reason permitted by law beneliciary may from time to the appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein 'ct. Upon such 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 appoint instrument excurpted by beneliciary, containing reference to this trust deed and its place of the source of the successor trustee appointment, and without hereinder, Each such appointment and substitution shall be made by written instrument excurpted by beneliciary, containing reference to this trust deed and its place of the source of opener appointment of the successor trustee. If Trustee accepts the trust when this deed, duty executed and acknowledged is made a specific record as provided by law. Trustee here trust or of any action or proceeding in which granter, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and Idan association authorized to do business under the laws of Oreg property of this state, its subsidiaries, affiliates, agents or branches, or the United orney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a fille insurance company authorized to insure title to real stes or any agency thereof.

tuchen in the grantor covenant	S and porces to the state of th	
Selections becautiful traine to the		Clary, and those claiming under him, that he is I s a valid; unencumbered title thereto
and that he will warrant and	l forever defend the same against a	ll persons whomsoever.
The grantor warrants that th (a)* primarily for grantor's (b) for an organization, or purposes	he proceeds of the loan represented by the personal; tamily; household or agricultur feven il grantor is a natural person) are	te above described note and this trust deed are: al purposes (see Important Notice below), for business or commorcial purposes other than agricultur
This deed applies to, inures tors, personal representatives, succe contract secured hereby, whether or masculine gender, includes the femil	to the benefit of and binds all parties i soors and assigns. The term beneficiary is not named as a beneficiary herein to co	hereto, their heirs, legatees, devisees, administrators, exec hall mean the holder and owners, administrators, exec
* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applic	OF, said grantor has hereunto set P out, whichever warranty (a) or (b) is	istruing this deed and whenever the context so requires; this hand the day and year first above written.
disclosures; for this purpose, if this instru- the purchase of a dwelling, use Stevens if this instrument is NOT to be a first lien equivalent. If compliance and first lien	and Regulation by making required	Leonard David Brown
use the form of acknowledgment opposite.)	IORS' 93,4901	Herrica Jeon Brown Phyllis Nelson Brown
County of Klamath <u>New Personally appeared the above nau</u> Leonard David Brown Phyllic Not	med	appeared
and, acknowledded at	Andreas and a second and a seco	nd not one for the other, did say that the former is the president and that the latter is the secretary of
(OFFICIAL SEAL)	ry act and deed. of said corporation	flixed to the loregoing instrument is the corporate seal and that said instrument was signed and sealed in be- tion by authority of its board of directors; and each of said instrument to be its voluntary act and deed.
My commission Expires LO	LEN OREGON	and deed.
A the contract of the second states of the second states of the second states and the second states are set of the second states and the second states are set of the second states are second	and be foreigned and the second secon	Key war voorstellen in the stand of the stan
the space described tool hotball, there is any reasons there are the the theor of the penchantic, a desting the	REQUEST FOR FULL RECONVEYANCE	Al de serie de la companya de la company
said truct a been fully paid and satisfi	ed. You hereby	the foregoing a
estate, now held by you under the same. M	to reconvey, without warranty, to the pu	arties designated by it.
	ane teregriniente en abouterster of	tent to destruct parents of said trust deed the trues have a provent and the same and the same of the trues have a provent and the same of
Do not lose or destroy this Trust Deed OR THE N	1075 which it secures. Both must be delivered to the	Boneficiary
TRUST DEED		STATE OF OREGON
eonard David Brown C.	File in The affice of	County of <u>Klamath</u> ss.
nyills Nelson Brown Grantor	SPACE RESERVED	19th day of December 1978 at 2:30 clear Parts
AFTER RECORD	BURANE TA BUREN UNERAN	as file/reel number
AFTER RECORDING RETURN TO WILL nema Real Estate VAID B Box 376 Mel DEED anage BR	IN LITE FOR MAN	The second se
Box 376 hel DEED suge in iloquin, OR 97624	15th PHYLLIS SELSON B	Wm., D. Milne

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