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FORM NB. BOT-I CITYPIC	Fee 87.00,5
TRUST	DEED
T/A 38-20275-M THIS TRUST DEED, made this 16th SMITH and LYLE J. SMI	October 19 79, between
THIS TRUST DEED, made this TOLI	mu , as Grantor,
DEWAYNE M. SMITH and LILE J. DHI	TH , as Grantor, PANY , as Trustee, CUMBIE, Husband and Wife , as Beneficiary,
TRANSAMERICA TITLE INSURANCE COL	CIMBIE, Husband and Wife, as Beneficiary,
and HARLEY W. COTOLING	CCETU
WIINE	SSETT.
Grantor irrevocably grants, bargains, sells and coll	veys to trustee in trust, with power of sale, the property
in Klamath County, Oregon, described as	
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The NSSESSWENWE and the Schutter 4	1 Occuptur of Wlamath, State of Oregon.
The NzSEzSWzNWz and the Szklaswight for the Willamette Meridian, in t	Section 27, Township 34 South, Range 7 the County of Klamath, State of Oregon.
The NzSEzSWzNWz and the Szkizswith a East of the Willamette Meridian, in t	The second s
The NzSEzSWzNWz and the Szkizswith a East of the Willamette Meridian, in t	The second
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywis now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connect in with raid and setter anywise

sum of FOURTEEN THOUSAND TWO HUNDRED AND NO/100----- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

The above described real property is not currently used for agricultural, timber or grazing purposes. becomes due and payable

DEED

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final payment of principal curve of the debt secured by this instrument is becomes due and payable.
The date of maturity of the debt secured by this instrument is becomes due and payable.
To protect the security of this trust deed, grantor agrees:

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To complete or restore prompty may be constructed, damaded or destroyed thereon, and pay wate of said property.
To complete or restore prompty may be constructed, damaded or destroyed thereon, and pay wate of said property; if the beneficiary so requests, to fins and restrictions, linancing statements pursuant to the Uniform Commercial Complex with a set and to pay, for 'Hing same in the beneficiary may require and to pay, for 'Hing same in the beneficiary may require and to pay, for 'Hing same in the beneficiary may require and to pay, for 'Hing same in the beneficiary may require and to pay, for 'Hing same in the beneficiary may require and to pay, for 'Hing same in the beneficiary may require and to pay of the buildings of the beneficiary may require and to pay of the building of the beneficiary may require and to pay allow the buildings and another the based premises against loss or damage by fire and another to take setting agareties as the beneficiary as from time to time require, in an amount not loss that the beneficiary at least lifteen days prior to the buildings in the beneficiary may proture any building or another any such insurance and to pay and 'the grantor's expense of the beneficiary is protuce any particely of another any such as secondard to the same at grantor's expense of a building is a pay be there any partice or defines the same at grantor's espense of a building is any partition or least the pay and the pay and 'the grant's expense of another any such as a secondard seco

pellate court shall adjudge reasonable as the beneficiary s or trustee's article ney's less on such appeal. It is mutitally affred that: all is mutitally affred that: all of shall properly shall be taken inder the right of eminent domain or condemnation, beneficary shall be taken right, il it's so elects, to require that all or any portion of the momen payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or portion of the mount required that any portion of the mount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or popled by it first upon any reasonable costs and expenses and attorney's lees hold in the trial and, appellate courts, necessarily paid or incurred by bene-liking in such proceedings, and the balance applied upon the indebtedness endured hereby, and gratific afters, at its own expense, to take, such actions pensation, prompty upon beneficary's request. 9. At any time and from time to time upon written request of beneficary independent of its lees and presentation of this deed and the note for endorsement (in case of full reconvegances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason primitted by law henelicity may from thim to thue appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter herein named or appointed hereunder. Each such appointment and substitution shall be made by written hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or Recenter of the courty or counties in which the property is situated, that he conclusive proof of proper appointment of the successor trustee. 17. Trustee acount is trust when this deed, buy excetted and acknowledged is unside a public resord as public turber any other deed of trust or of any action or proceeding in which grantor, hereining or trustee shall be and y or trustee in both strust which grantor, hereining or trustee shall be a party unless such scion or proceeding is brought by trustee.

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

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26849 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit_of_and_binds_all_parties hereto, their heirs, legatees, devisees, administrators, execu-fors, 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. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. DEWAYNE M. SMITH (If the signer of the above is a corporation, use the form of acknowledgment opposite.) LALE J. SMITH (ORS . 93, 490) STATE OF OREGON, STATE OF OREGON, County of KLAMATH unty of ...) ss. NOVEM 79 ., 19.] Personally appeared Lyle Smith. eared the above named app 2RSON each for himself and not one for the other, did say that the former is the and president and that the latter is the secretary of nowledged the foregoing instruand that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them personal said instrument to be its voluntary, act and deed. Delore me: ment to be HIS woluntary act and deed. *TOFFICIAL* I Gun SEAL). Delore me: 6 Notary Public for Oregon α My commission expires: MAR3 1980 Notary Public for Oregon. Colo (OFFICIAL SEAL) My commission expires: My Commission expires August 10, 1980 LAUTE A LITE STORE AND AND A LITE FURTHER AND A LITE FOR FULL RECONVEYANCE Instance assumed and harbors of a structure to be used only when obligations have been poid. TO: _____ ware more the serve in the ..., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You have by are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statule, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you the terms of the said trust deed) and to recommend without understanding to the terms of the said trust deed (which are delivered to you the terms of the said trust deed (which are delivered to you the terms of the said trust deed (which are delivered to you the terms of the said trust deed (which are delivered to you the terms delivered to you the t चित्र संग्रह herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: ... Beneficiary Da not lass or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee far concellation before reconveyance will be made. TRUST DEED STATE OF OREGON (FORM No. 881-1) SS. County ofKlamath I certify that the within instrument was received for record on the ute of the arri CC HR 14th day of November 19.79 **1**9月9日3月 TT the Conings Grantor IST SPACE RESERVED IT at. 3:40 o'clock P. M., and recorded in book M-79 on page 26848 or as file/reel number 76882 rawirju FOR no ne bi RECORDER'S USE Record of Mortgages of said County. MALAERICAS HVEPLA P. Beneficiary [Witness my hand and seal of CATHER LIE P. THUR TES AFTER RECORDING RETURN TO County affixed. BURNNES CONSTRA - 17 DEMYANE (M SAUTH and TIA 3940 SO.6 d ST. KLAMATH FAILS, ORGOD 91601 t/A FATE 1 Wm. D. Milne BHILF Terp OCCOUNTY Clerk thest been B Fee \$7.000