IN-1	-Oregon Trust Deed Series-TRUST DEED.	TRUST DEED	Vol.Mgo: Page 906 Detr
	HS TRUST DEED, made this LLIAM-K. GLODOWSKI a	バック ごう nd M. K. GLODOWSK	January ^{, n} , 19 ⁸⁰ , betwee KI, husband and wife,
as Granto CH LA	G, KLAMATH COUNTY TI IRIS G. LAMPROPULOS a MPROPULOS BOCKBOT an	TLE COMPANY nd MARY ANN LAMPI d DENA LAMPROPULO	
as Benefi Gi inKl	이번에 가지요즘 아이지? 아이지? 나는 아이지 않는 사람들은 동안 좋는 방송했다.	WITNESSETH: ns, sells and conveys to t Oregon, described as:	trustee in trust, with power of sale, the prope
•m ^{KB} of ar K ar s, Fa	F Klamath Falls; The hd 34 in Block 17 of lamath Falls; The Nor nd 34 in Block 17 of alls; Lot 35 in Block	Southwesterly 38 Industrial Addit theasterly 76.67 Industrial Addit 	al Addition to the City .33 feet of Lots 32, 33 ion to the City of feet of Lots 32, 33 ion to the City of Klamath 1. Addition to the City of ficial plat thereof on file (lamath County, Oregon

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 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 <u>One Hundred Sixty</u> Five Thousand and No/100ths (\$165,000.00) dollars.

Dollars, with interest thereon according to the terms of a promised

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor; the final payment of principal and interest hereof, it not sconer paid, to be due and payable <u>December 31</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural; timber or grazing purposes.

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Sold, conveyed, assigned or alienated by the grantor without first therein, at the beneliciary's option, all obligations secured by this inst. herein, shall become immediately due and payable.
The above described real property is not currently used for agriculture of commit or periotic the security of this trust deed, grantor agrees.
To complete or restore promptly and in good and workmanite of commit or periotic any waste of and property.
To complete or restore promptly and in good and workmanite of commit or periotic any waste of and property.
To complete or restore promptly and in good and workmanite of the commit or periotic any waste of and property.
To complete or restore promptly and in good and workmanite of the commit or periotic any contained the property of the beneficiary is or request, to follow the commit or periotic and continuously maintain insurance on the buildings of the cost of all lien searches made beneficiary.
To provide and continuously maintain insurance on the buildings of the grantor shall be delivered to the provide the cost of all lien searches in the proper publics of exercise of the beneficiary with loss payable to the stere in companies acceptable to the beneficiary of the stere in companies acceptable to the beneficiary with loss payable to the stere in policies of insurance and to the grantor shall be delivered to the provide to the provide the beneficiary at least litteen days prior to the explicit of and continuously maintain insurance and to all grantors and policy of insurance and or period to accept any buildings, the grantor shall be delivered to the policy of any benefit of the beneficiary at least litteen days prior to the explication of the start, and the period of and continuously maintain such and as all buildings, the grantor shall be delivered to and the start start and the start and the period of and the start and the provide the provide the provide the provide the prestore any all start and the provid

(imber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting, any essement or, creating any restriction thereon; (c)-join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. This grantee in any reconveyance may be described as the "person or person be ally entitled thereto," and the recitals therein of any matters of alcs. And be conclusive proof of the truthluines thereol. Trute's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be apointed by a court, and without regard to the advances of less the renson of a same such as the services and exponence of enter upon and take possession of asid property, less upon any indebiedness accured hereby, and in such order as beneficiary may default by a court, and without regard to collection, including reasonable attorney's lees upon any indebiedness secured hereby, and in such order as beneficiary nay default on and taking possession of said property, the and beneficiary of a such as the relation of or avards for any taking or damage of the property, and the application or release thereof as all not cure of waive any default or notice of default hereunder or invalidate any act done puruant fo such notice.

wave any desault or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor 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 paose this trust deed hereby or in his performance of any agreement hereunder, the beneficiary may avent the beneficiary at his election may proceed to relose this trust deed by advertisement and sale. In the latter event the boneficiary or the trustee shall create and cause to be recorded his written ossistly the obligations secured hereby, whereupon the truste shall be the time and place of sale, give notice thereof as then required by 800.100 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then alter default any time prior to five days before the date set by the trustee for the trustee's sale, the grantor on the successors in interest, respec-tively, the entire amount the baneficiary of the trust deed and the endition secured thereby due to a trustee shall visue to the trust deed and the indice active thereby due to the trust of the trust colles the trustee's sale, the grantor of the successors in interest, respec-tively, the entire amount the due due to the trust of the trust deed and the endition secured thereby (blue had no default cocurred, and attorney's lees not ex-time there all of the bane and on default occurred, and thereby cure in the default in which event all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shell be held on the date and at the time and

the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or, parcels at shall deliver to the purchaser its deed in form as required by law convergences the trustee to the purchaser its deed in form as required by law convergences the property isoloid, but without any covenant for shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and benchicary, may purchase at the sale. 15: When trustee sells pursuant to the powers provided herein, trustee shall, the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the truste here here in the discust on the interest of the interest of the deed, (3) to all persons having recorded liens subsequent to the interest of the interest in the trust here in their interests may appear in the order of their priority and (4) the surphus. Here interest may appear in the order of their priority and (4) the surphus. Here interest may appear in the order of their priority and (4) the surphus.

surplus, if any, to the standy of to its successf in interventional surplus, it any, to the standy of to its successf in intervention of the surplus the start of the standy of the start of the start of the start of the start successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with allow powers and duties conferred upon any trustee herein nomed as power powers and duties conferred upon any trustee herein named as the appoint hereunder. Each successor trustee, the latter shall be vested with allow and its place of record, which, when recorded which the property is situated, and its place of record, which, when recorded which the property is situated. If. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of proving start under any other deed is not obligated to notify any party hereto of proving is beneficiary 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 attorney; who is an active member of the Oragon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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	Fe	in fee simple	and s and s	07000 4-		e beneficiary	1
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mple of said described real property and has a valid, unencumbered title thereto and those claiming under him, that he is law-

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, tamily 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 purposes.

Purposes. This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 feminine 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 mot applicable, if warranty (a) is applicable and the beneficiary is a creditor beneficiary is a creditor beneficiary must comply with the Act and Regulation by making required the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; of a dwelling use Stevens-Ness form No. 1305 or equivalent; of a dwelling use Stevens-Ness form No. 1306, or equivalent; of a dwelling discovered this notice.

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County of Klamath Ss.	STATE OF OREGON, County of
WILLIAM K GLODOWCVT	Personally appeared
GLODOWSKI, husband and	duly sworn, did say that the former is the
	ended and the second se
and acknowledged the foregoing instru- ment to be a the jr voluntary act and deed. (OFFICIAN SEAD) Notary Public for Oregon	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Before me:
$M_{\rm X}$ contraission expires: $T_{\rm T} = I_{\rm T} = 2h$	Notary Public for Oregon
10 Dictrits 10 (con 11)	My commission expires: (OFFICIAL SEAL)
estate now held by you under the	Trustee bitedness secured by the toregoing trust deed. All sums secured by said lirected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which
DATED: And a submit of the second strain the sec	s present and and the new of the second
and 34 In WLOCK I? OF Industri- and 34 In WLOCK I? OF Industri- pe usilise at qeataakippe Last-Deeq OK INF NOLE which it sectors goup Klennach Falls, all scoording t In SNC OFFICC OF the County fi	
IKOST DEED	CICLOURING CONTRACTOR

. One come described and I certify that the within instru-("offic Genutes interaction P ment was received for record on the 19.80. at....A: 15.....o'clock... P.M., and recorded SPACE RESERVED Grantor ESTERIO STATES Circi n in the CHRIS CONVERTION 199 Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of Ollis J'RUST DELD, mide 教师性的 Witness my ha 1. 1. 1. 1. Jauna Milne. 29396 lingi open

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