FORM No. 881-1 Oregon Trust	Deed Series-TRUST DEED (No restrictio	U)-) ²¹ on assignment):	Vol. <u>Mso</u> Page	1709
• 210 05202 • THIS TRUST	DEED, made this	TRUST DEED	Vol. <u>M&OPage</u>	1079
E. W. G. Deve as Grantor, Trans Raymon'd A. Fr	lopment:Company america Title In ancisco and Byrd	surance Compan Ine J. Francis	y co, husband and wi	fe ^{s Trustee} , a
as Beneficiary, Grantor irrevoc	Clane	WITNESSETH:	stee in trust, with power of a	ale, the prope
TRUST I	See Attac	hed Exhibit A		
:	Ment is being rer	در: ۱۹۹۹ میروند. ۱۹۹۵ - ۲۰۰۹ میروند (۱۹۹۵ - ۱۹۹۹ میروند) ۱۹۹۹ - ۲۰۰۹ میروند (۱۹۹۹ میروند)	rrect the typing en	Longe Conge
in the amount	E	ecorded to co	rrect the typing e	ror
sum ofTwenty-Eig	E OF SECURING PERFOR ht Thousand/and 1	MANCE of each agreem	d all other rights thereunto belon ures now or herealter attached to ent of grantor herein contained a terest thereon according to the ter. he final payment of principal and o 80	nd payment of th
The date of maturity becomes due and payable. The above described rec To protect the security 1. To protect, preserve an	and payable	1 trument is the date, state or agriculfural, fimber or gr trees: (a) consent to th	9 80 above, on which the final instal azing purposes.	Interest hereof, Iment of said not
1. 10 Complete or restore manner any building or improvem lestroyed thereon, and pay when du 3. To comply with all law ions and restrictions allecting said oin in executing such linancing sti in code as the two financing sti	alements pursuant to the Uniform C	cmanlike frantee in any r inged or legally entitled th be conclusive pro condi-services mentioned	other afreement allecting this deed or ivey, without warranty, all or any part coonveyance may be described, as the erelo," and the recitals therein of any n of of the truthfulness thereof. Trustee's in this paragraph shall be not less than of	the lien or charge of the property. The "person or person hatters or facts shall lees for any of the
y thing officers or searching age eneliciary. 4. To provide and continu- now or hereafter erected on the sa nd such other hazards as the bin ompanies acceptable to the beneli	encies as may be deemed desirable ously maintain insurance on the b id premises against loss or damage genary may from time to time req efficiary may from time to time required relative the second second second second second relative the second second second second relative the second sec	is made the indebtedness h by the erty or any part issues and prolits, uildings less costs and expl by fire ney's tees upon a unre, in ficiary may, detern itten in 11. The en-	4. and without regard to the adequacy ereby secured, enter upon and take pos thereol, in its own name sue or otherw including those past due and unpaid, a enses of operation and collection, including y indebtedness secured hereby, and in une. definit upon and taking possession of	of any security for ession of said prop- se collect the rents and apply the same of reasonable attor- such order as bene- said apport.
eliver said policies to the beneficia on of any policy of insurance m be beneficiary, may procure the sollected (under any fire or other, ir ary upon any, indehtedness secure ay determine, or at option of be ny part thereol, may be released in of cure or waive any default/oc wa	ered to the beneliciary as soon as, ason to procure any such insurance ary at least litteen days prior to the ow or herealter placed on said bu same at grantor's expense. The, murance policy imay' be applied by d hereby and in such order as ben efficiary the entire amount so collec 0 grantor. Such application or releas tice of delault; hereunder or invalida	and to property, and the expira- waive any delault ilidings, pursuant to such n amount beneti- eliciary hereby or in his pe- ted, or declare all sums s expli event the beneticiar	or compensation of awards for any takin application or release thereof as aloresai or notice of default hereunder or inva ofice. Itelault by grantor in payment of any h rformance of any agreement hereunder, excured hereby immediately due and p	d or damage of the d, shall not cure or idate any act done idebtedness secured the beneficiary may wable. In such an
5. To keep said premises In res, assessments and other charge lanst said property before any p arges become past due or delingu beneliciany: should the grantor la ents, insurance premiums, liens or direct payment or by providin de such payment or by	ee Itom construction I ens and to f s that may be levied or assessed up ant of such taxes, assessments and tent and promptly deliver receipts ti all to make payment of any taxes, other charges payable by grantor, g beneficiary with lunds with wh	advertisement and pon or to sell the said of other hereby, whereupon herefor thereoi as then req assess- either 13. Should ich to then sites debut	sale. In the latter event the beneficiary to be recorded his written notice of defa escribed real property to satisfy the the trustee shall fix the time and place unired by law and proceed to foreclose d in ORS 86.740 to 86.795.	this trust deed by, or the trustee'shall ult and his election obligations secured of sale, give notice this trust deed in
d the amount so paid, with inferes reby: together with, the obligation ist, deed, shall, be; added, to and b ist' deed, without waiver of any i venants: hereol; and for such paym y; hereinbelore described, as well more that they are bound f	st at the option, make payment 1, st at the option, make payment 1, s, described in paragraphs 6, and 7, eccome a part of the debt secured b rights arising from breach of any - rents, with interest as aforesaid, the as the grantor, shall be bound 1, or the payment of the obligation	hereof, trustee for the tru, ecured ORS 86.760, may of this tively, the entire an any this obligation secured t of the enforcing the terms prop-2, ceeding the amount to the cipal as would not berein the detuction	The beneficiary elect to foreclose by advect at any time prior to live days before it stee's sale; the grantor or other person pay to the beneficiary or his successors many the due under the terms of the other big and the stee's and atto of the big atom and trustee's and atto s provided use had no default occurred, then be due had no default occurred, the event all foreclosure proceedings sha	is o privileged by in interest, respec- trust deed and the stually incurred in rney's fees not ex- ption of the prin-
der all sums secured by this trus, stitute a breach of this trust deci- 6. To pay all costs, lees and tille search as well as the other c connection with or in enforcing th s actually incurred.	I deed immediately due and payabl expenses of this trust including this costs and expenses of the trustee inc his obligation and trustee's and atto	le and le and e cost surred surred shall deliver to the	e, the sale shall be held on the date an the notice of sale or the time to whi verted by law. The trustee may sell as separate parcels and shall sell the pre- sel bidder for cash, payable at the tim purchaser its deed in form as required (, but, without any covenant or warron)	d at the time and ch said sale may id property either reel or parcels at ol. sale. Trustee by law conveying by the conveying
ect the security rights or powers o	of beneficiary or trustees and in	Dired. The recitals	the deed of any matters of the	
ion or proceeding in which the ber "suit for the lorcelosure of this ling evidence of this and the ben ount of attorney's less mentioned d by the trial court, grantor lur- tee of the trial court, grantor lur- te court shall adjudge reasonable s fees on such appeal. If is muittrighty decod this	Activation of trustee may appear, incl dead, to pay all costs and expense efficienty so trustee statorney's lees in this parakraph, 7 in all coses sha vent of an 'appeal from any judgene ther agrees to pay such sum as the end the beneficienty's or trustee's z	"Bails plied. The recitals in utding the grantor and bene s, in- b, the grantor and bene s, in- b, the shall apply the proc attorney (somposition attorney to the having recorded lien having recorded lien the shall as their interess	i, but without any covenant or warron to the deed of any matters of lact shall b thereol. Any person, excluding the trus licitary, may purchase at the sale. Is the sells pursuant to the powers provide edds of sails to payment of (1) the saj ation of the trustee and a reasonable cl obligation secured by the trust deed, (s subsequent to the interest of the tru is may appear in the enters of the trust the frantor or to his successor in interest is farantor or to his successor.	ec, but including ed herein, trustee enses of sale, in- targe by trustee's 3) to all persons stee in the root

and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon henelicary's request. .9, At any time and from time to time upon written request of bene-ficitry, payment of its lees and presentation of this devel and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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small be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other deed of trust or of any actions such action or proceeding is brought by trustee. So the successor build be action or proceeding is brought by trustee.

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The liability of any person for the payment of the instead of the

1709 hataria en tim series la sec alarier, of ilorer, Dardie is merrier, mit del bar Brite 1080The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered fifle thereto none 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) XXNIXXXX 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-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 not applicable, if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1305 or equivalent; with the Act is not required, disregard this notice. E. W. G. Development al. by: (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of County of Kamtan) 55. Warner 15 19 79 Personally appeared Personally appeared the above named and who; each being first duly sworn, dic say that the former is the..... president and that the latter is the..... secretary of uoue a corporation, and that the seal attixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. acknowledged the foregoing instrument to be ... 10 voluntary act and deed Before me Before me: m (OFFICIAL 120 SEAL) DONNA K. RICK Notary 10. 10.1 PNOTARY PUBLIC OFEGON Notary Public for Oregon My Commission Expires: (OFFICIAL SEAL) 1121 14 My commission expires: ANG-SUPERING AND INC. arotherich in these contraction ar e gra 35.9 147 REQUEST FOR FULL RECONVEYANCE not more much require Teacher Cf. P. An 22 domas dream bearing To be used only when obligations have been poid. vich in the January TO: Trustee. 26 Awner is: 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 hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: in the amount: ** This document is being rerecorded to correct tigenetician ad Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED STATE OF OREGON. (FORM No. 881-1) Actached Excibic A Sec County of ... RTLAND, ORE SS. I certify that the within instruέī.) Krowspu Cons CURKCU CONCLOS ment was received for record on the with and conserves the ant of SPACE RESERVED Grantor in book/reel/volume No.....on FOR page LINGISCO SUG BARGING CONDERSUS LINGELICG III SILGUCE CONDERS DEAE [OUR]Beneticiary!!!!!!!! instrument/microfilm No. Record of Mortgages of said County. DOAG TOUMBoneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed 1.2 00020 SISON ioren Cracicy 10 00 5 TITLE IRUSI GENE 60 mg By Deputy 120 3308 Socer 私行い対応

Exhibit A

A portion of the NE4SE4 Section 2, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a % inch iron pin on the West line of Madison Street and the Northerly bank of the Enterprise Canal, which iron pin bears South 30.0 feet and West 30.0 feet and South 396.7 feet from the East quarter corner of said Section 2; thence along the Northerly bank of the Enterprise Canal North 70° 19' West a distance of 123.1 feet to a one inch iron axel; thence North a distance of 85.6 feet to a point; thence East, parallel with the South right of way line of South Sixth Street a distance of 115.9 feet to a point on the West line of Madison Street; thence South along said West line a distance of 126.7 feet, more or less, to the point of beginning.

TATE OF OREGON; COUNTY OF KLAMATH; .

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return: Wm. Sisemore 540 main Klamath Falls, OR 97601 STATE OF OREGON: COUNTY OF KLAMATH: ss. January A.D., 19 80 at 11:45 o'clock A M., and duly recorded in Vol M80 Mortgages on Page 1708 WM. D. MILNE, County Clerk By Bernethan Letoch Deputy FEE__________