HERAR HERAR	TRUS	T DEED	Voi. 1980		6300	D. OR. 5
THIS TRUST DEED, made this	31st	day of			19.80 b	etwe
IARLEY S. AMES s Grantor, MOUNTAIN TITLE INSU RADFORD W. KALITA	RANCE CO	MPANY				
s Beneficiary,						
Grantor irrevocably grants, bargains, Klamath County, Or	II - I	ESSETH: nveys to tru bed as:	istee in trust, w	ith power	of sale, the pr	oper
he East one half of Lot 1, 1 o the official plat thereof f Klamath County, Oregon.	D1 1 0		Peninsula office of	Unit 1 the Co	, accordi unty Cler	ng k
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ether with all and singular the tenements, heredity w or hereafter appertaining, and the rents, issues an with said real estate. FOR THE PURPOSE OF SECURING PER h of Seven Thousand Five Hum	formance and	ol each agree 1.00/100	ment of grantor he	rein contain	ed and payment	onnec of th
sooner paid, to be due and payable to beneficiary or of sooner paid, to be due and payable X Apri The date of maturity of the debt secured by thi muss due and payable	order and made 1 1, is instrument is	by grantor,	nterest thereon acc the final payment 19 ⁹⁰ ted above, on whic	ording to th of principal	e terms of a prom	uissory
The above described real property is not currently u To protect the security of this trust deed. grann 1. To protect, preserve and maintain said property in repair; not to remove or demolish any building or improvi- to commit or permit any waste of said property. 2. To complete or restore promptly and in good and her any building or improvement which may be constructed oyed thereon, and pay when due all costs incurred threefor. 3. To comply with all laws, ordinances, rejulations, cov and restrictions affecting said property; if the beneficiary of in executing such linancing statements pursuant to the Unit Ode as the beneficiary may require and testing.	for agrees: good condition ement thereon; d workmanlike d, damaged or genants condi	(a) consent to granting any of subordination of thereof; (d) re grantee in any legally entitled be conclusive p services mention	the making ol any r asement or creating or other agreement a convey, without warra reconvey, without warra thereto," and the rec rool of the truthtuin ted in this paragraph as in any delault by gri otice, either in person	flecting this d nty, all or any be described tals there'n of ss thereol. Tr	leed or the lien or y part of the propert as the "person or p any matters or fact ustee's fees for any	in any charge y. The persons s shall of the

tions and restrictions attering said "pollutations, logistic covenants, conditions in executing such linancing statements pushe bareliciary or requests, to call Code as the beneficiary may require and to just the Uniform Commer-proper public officers or searching agencies as well as the cost of all liend statements in the bareliciary in the cost of all liend statements of the proper public officers or searching agencies as may be deened desirable by the bareliciary involve and continuously maintain insurance on the buildings now or hereafter erected on the involve may from time to time require, in anount not less than 3 .- O - with liend lists or damage by live an amount not less than 3 .- O - with lists are considered by the property of the property of the second of the second of the bareliciary with loss property such insurance and to for other any procurs now or hereafter placed on said buildings. The bareliciary may incomman at granto 's system. The amount collected under any live or other insurance af granto's system. The amount collected under any live or other insurance af granto's system. The amount collected under any live or other insurance af granto's system. The amount collected under any bir eases the form construction or invalidate any more or waive any delault or moster of the second as bareliciary and thereon, may be released to granto's. Such inplaceton or invalidate any set lives of list of the such notic.
These of waive any delault or moster of may be applied by density thereon in the such notic.
These of assessments and optimises like loar construction lear same and to pay all data, be compared by diverse like of any of the system and the such notic.
These of assessments and or providing beneficiary with list provide are assessed upon or invalidate become past due or delinquent and provenit, such assessments and other that they are bound for the assess of the internet barrate of the secured to by distributing and assessments and there secured and assessments and there

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10. Upon any delault by grantor hereunder, beneliciary may at any time with motice, either in person, by agent or by a receiver to be pointed by court, and without regard to the adequacy of any security for the indebte desard, and without regard to the adequacy of any security for erty or any pairs thereof, in its own name sue or otherwise collect the rents, less costs and pairs indebtedness secured hereby, and in such order as bene-licity may detault for any advantage of the advantage of the indebtedness inverse less upon any indebtedness secured hereby, and in such order as bene-inverse in the entering upon and taking possession of said property, the collection of the entering upon and taking possession of said property, the property, and the pplication or release thereol as aloresaid, shall not cure or property, and the pplication or release thereol as aloresaid, shall not cure or property, and the pplication or release thereol as aloresaid, shall not cure or property, and the pplication or release thereol as aloresaid, shall not cure or property, and the pplication or release thereol as aloresaid, shall not cure or property, and the pplication or any afferement hereunder, the beneficiary may and it the above the beneficiary may proceed to foreclose this trust deed in equity, as a mortagic in the manner provided by law for mortage mortage or direct the trustee the beneficiary or the truste estall execute and said described real property is not as currently used. the bene-ficiary at his election it satisty the obligations secured hereby, where and sale. In the latter evalue the boligations secured hereby, where truste shall fir the beneficiary or the truste shall execute and said described real property is not as currently used. the bene-required by law and proceed to loreclose this trust deed in the manner provided by advertisement and sale. In the latter evalue to birchose by advertisement and sale trustes for the trustee's sale, the doligations secured hereby, where required

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to imme appoint a successor or successor to any trustee named betein or to any successor trustee appointed betrunkler. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterned upon any trustee herein named by written instrument executed by beneficiary, containing reference to this trust deed and its place of recorder of the county or counties in which the property is situated. I. Trustee accepts this trust when this deed, duly receuted and obligated to notify any party hereto of pending sale under y written instrust or of any action or proceeding in which grantor, heneliciary or trustee hered to notify any party hereto of proting sunder by truster, trust or of any action or proceeding in which grantor, heneliciary or truster 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 Oregon State Bar, a bank, trust company or savings and loan association authorized to do business inder the laws 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, or the United States or any agency thereof.

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, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization for (even if giventer is a natural person) are for business or commercial purposes other than a purposes. This deed applies to, inures to the bendit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and designs. 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 nusculine gender includes the leminine and the neuter, and the singular number includes the plural. ngricalturat

		the plural. this hand the day and year first above written. X. Jeb as light 3 remos Harley S. Ames
beneficiary MUST comply with the Act and disclosures; for this purpose, if this instrument the purpose of a	ding Act and Regulation Z, the	per as up s comos
disclosures; for this purpose, if this instrument the purchase of a dwelling, use Stevens-Ness if this instrument is advelling.	argulation by making required	Harley S. Ames
if this instrument a dwelling, use Stevens-Ness	form No. 1205	
	Slovens-Ness Form No. 1306. or	
aquivalent. If compliance with the Act not r if the signer of the above is a corporation, use the form of acknowledgment opposite.]	required, disregard this notice.	
STATE OF OREGON,	(OR\$ 93.490)	٠ ١
) ,	
	s. STATE OF O	REGON, County of
Parsonal'	Para -) ss.
Personally appeared the above named. Harley S. Ames	1 orsonal	lly appeared
	duly sworp did	i say that the former is the
		I say that the lormer is the
	Secretary of	that the latter is the
	Market Construction of the second	
ment to be , his	ing instru- corporate seal o	and that the seal affixed to the foregoing instrument is the of said corporation and that the instrument was signed are of said corporation by authority of its board of the
ment to be his voluntary act	und cleed. and each of the	of said corporation and that the indegoing instrument is the of said corporation by authority of its board of director em acknowledged said instrument to be its unit.
(OFFICIAL	and deed.	of said corporation by authority of its board of director em acknowledged said instrument to be its voluntary a
SEAL) (In a) N/T	Before me:	
Notary Public for Oregon	iece	
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My commission expires:	M	
My Commission Cryfred July	My commission	expires: SEAL)
	REQUEST FOR FULL RECONVEY	
TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc herewith together with said trust deed) and he	nolder of all indebtedness secured (ou hereby are directed, on paym (e) all evidences of indebted	by the foregoing trust deed. All sums secured by said tent to you of any sums owing to you made it
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