FORM No. 881-1-Oregon Trust Deed Series-1805T DEED ING matricing on and	2-D
TN-1	STETERSINESS CRW POBLISHING CO., PORTLAND, OR. 97204
	ond UST DEED Vol. MSO Page 6440
THIS TRUST DEED, made this	day of Moroh , 1980 between
LAWRENCE D. JOHNSON AND CLARA T. JOH	NSON bushand and with
CHAPIES D BUDY IND WEIGHT	ce. Company and and wile as Trustee, and
CHARLES D. BURY AND JUDITH E. BURY, as Beneficiary,	Husband and wife
WITH Grantor irrevocably grants, bargains, sells and o inKlamathCounty, Oregon, desc	NESSETH: conveys to trustee in trust, with power of sale, the property ribed as:
see attached for descrip	tion
<b>D</b>	
	appurtenances and all other rights thereunto belonging or in anywise ereof and all fixtures now or bereatter attached to be anywise
sum of Twenty-Six Thousand Eight Hundr note of even date herewith, payable to beneficiary or order and ma	appurtenances and all other rights thereunto belonging or in anywise ereof and all fixtures now or hereafter attached to or used in connec- E of each agreement of grantor herein contained and payment of the ed Forty-Five Dollars and 64.100
The date of maturity of the debr secured by this instrument becomes due and payable.	is the date, stated above, on which the final installment of said note
	ltural, timber or grazing purposes.
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain riad property in good condition and repair; not to remove or demolish any building or improvement thereon; not to conumit or permit any waste of said property. 2. To complete or restore promptly und in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs in curred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; if the Lendicary so requests, to join in executing such financing statements put uant to the Uniform Commer- proper public office or offices, as well as and to pay for filing same in the proper public office or starching adapting adapting all cell all ling same in the public office or starching adapting adapting and public same saches, made	(a) consent to the making of any map or plat of said property; (b) join in stranting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) records, without warranty, all or any part of the property. The grantee in any receiver may be described as the "person or persons lefally entitled thereof" and the record thereof. Transfer for any to the state of the property of of the
beneficiary. A To provide and continuously maintuin insurance on the buildings now or hereafter erected on the said premises adainst loss or damage by fire and such other hazards as the tracking and the first loss or damage by fire an amount not less than s comparison account of the said premises adainst loss or damage by fire an amount not less than s	erfy or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor- ney's fees upon any indebtedness secured hereby, and in such order as bene- liciary may determine.
if the grantor shall fail for any reason to procure up such insurance and to driver said policies to the beneficiary at least liteen days prior to the expira- tion of any policy of insurance now or herealter placed on said buildings, the beneficiary may procure the same at stantor's expense. The amount collected under any line or other same at stantor's expense. The amount	11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of live and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereol as aloressid, shall not cure or waive any delaul to notice of delault hereunder or invalidate any act done pursuant to such notice.
may determine, or at option of beneficiary and in such order as beneficiary any part thereol, may be released to grantor. Such upplication or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction liens and to pay all tares, assessments and other charges that may be levied or assessed upon or default before before minered.	12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or the the trustee to foreclose this trust deed by advertisement and sale. In the the twent the beneliciary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real his the time and place of sale, give notice thereoi a then required hy have the time and place of sale, give notice
to beneliciary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either	the manner provided in ORS 86.740 to 86.795.
and the amount so paid, with interest at the option. make payment thereof, and the amount so paid, with interest at the rate set jorth in the note secured hereby, together with the obligations described in partigraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the Dynamic hereof and for such security arising from breach of any of the	trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec- tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in endocing the terms of the obligation and expenses actually incurred in
erty hereinbelore described, as well as the grantor, shall be bound to the same extent that they are bound for the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and naughle with	creding the amounts provided by law) other than such portion of the prin- cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by

city breinkible described, as well as the grantor, shall be bound to the assemble with they are bound for the paynent of the obligation herein described, and all such payments shall be immediately due and payable without motice, and that they are bound for the paynent of the obligation herein out motice, and that they are bound for the paynent of the boligation herein out motice, and that they are bound that that it the option of the bonelicitary, or and any able and constitute a breach of thy this trust deed.
6. To pay all costs and expenses of this trust including the cost of the tester has well as the other costs and expenses of the trustee incurred in connection with or in endoring this obligation and trustee's and attorney's less and any able and the security rights or powers of beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee: and in any suit, action or proceeding in which the beneliciary or trustee in all cases shall be hered by the trial court and in the event of an appel fin all cases shall be hered by the trial court, grantor huther afrees in point such sum as the appelate court shall adjudge transmable as the beneficiary's or trustee's attemped in the right of ensinent that any powers of beneficiary is on the shead by able the right of ensinent that any powers of beneficiary is or trustee shall be the stift, and it as elects, to require that all or any prive shead be the trial court and in the event of an appel fin all cases shall be the such expense that any end to any pay and any appelate with the any power. The any power and the appelate to any shall be the such appeal.

the detault, 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 auction to the highest bidder for eash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the grouperty so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluiness thereof, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having revended lines subsequent to the inferent of the trustree in the trust attropy as their anterests may appear in the order of their privity and (4) the surplus. 16. For any reason permitted by law henchicing may have for the such are plane.

surplus, it any, to the granter of to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor trustee, they have been appointed berein or to any successor trustee appointed beteunder. 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 executed by benchment and substitution shall be made by written instrument executed by benchment, and substitution shall be made by written and its place of record benchment, and when the decidence to the sound shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this decid. duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to noily any party hereto of penning stanter, beneficiary or trustee shall be a party unless such action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NJTE: The Trust Deed Act provides that the trustee here.n.fer must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or payings and loan association authorized to do by triest under 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, ager is or branches, the United States or any agency thereof, or an escow agent licensed under ORS 696.505 to 676.585. A second se 

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ully seized in fee	simple of said described real pr	operty and has a valid, unend	claiming under him, that he is law- sumbered title theretExcept: 046, Mortgage recorded rded June 24, 1976 in 76
rch 31 1949	6 in BOOK M-70 rage Fec 571 and Mortgage Fec warrant and forever defend the	orded June 24, 1970	IN BOOK IF TO TUBE JUT
(a)* primarily (b) for an or XX XX XX purposes.	•	natural person) are for business or c	ommercial purposes other than agricultural
ors, personal representations and the secured here in the secured here in the secured here in the secure of the se	entatives, successors and essignt sen eby, whether or not named as a bene cludes the feminine and the neuter, a	liciary herein. In construing this dee and the singular number includes th	rs, legatees, devisees, administrators, execu- holder and owner, including pledgee, of the d and whenever the context so requires, the he plural.
	ESS WHEREOF, said grantor i	has hereunto set his hand the $(a_{1}, a_{2})$	day and year first above willien.
not opplicable; if war as such word is defi beneficiary MUST con disclosures; for this pu the purchase of a dv	rranty (a) is applicable and the Denericu ined in the Truth-in-Lending Act and Re nphy with the Act and Regulation by - urpase, if this instrument is to be a FIRS welling, use Stevens-Ness Form No. 130. WOT as he a first line or is not to fingt	any is a creditor gulation Z, the noking required I lien to finance S or equivalent; to the purchase	J. Johnson
of a dwelling use Ste with the Act is not req	evens-Ness Form No. 1306, or equivalen juired, disregard this notice. ve is a corporation,	f. If compliance	
use the form of ocknowl STATE OF OREG	ledgment opposite./ (O	RS 93.490)	y of) ss.
County of	tempt !!		, 19
11	eared the above named		and who, each being first
Lawren	a Draneous	duly sworn, did say that the in president and that the latter	ormer is the
Clara	7. Jourson	secretary of	
ment to be	d acknowledged the foregoing instru- volugiony act and deed.	corporate seal of said corpora sealed in behalt of said corpo	eal affixed to the loregoing instrument is the ition and that the instrument was signed and oration by authority of its board of directors lged said instrument to be its voluntary ac
(OFFICIAL SEAL)	tare me: M. A. Mictar	Notary Public for Oregon	(OFFICIA SEAL)
M	y Commission Expires	My commission expires:	
3		QUEST FOR FULL RECONVEYANCE	
		ed only when obligations have been paid.	
The unders trust deed have b	een fully paid and satisfied. You here r pursuant to statute, to cancel all ev with said trust deed) and to reconvey	all indebtedness secured by the to by are directed, on payment to you vidences of indebtedness secured by , without warranty, to the parties of	regoing trust deed. All sums secured by sa of any sums owing to you under the terms r said trust deed (which are delivered to yo designated by the terms of said trust deed to
said trust deed or		ance and documents to	and the second
said trust deed or herewith together estate now held b	by you under the same. Mail reconvey.		
said trust deed or herewith together estate now held b	y you under the same. Mail reconvey.		
said trust deed or herewith together estate now held b			Beneficiary
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said trust deed or herewith together estate now held b DATED: De net lose er	destroy this Trust Deed OR THE HOTE which it	secures. Both must be delivered to the truster	Beneficiary • for cancellation before reconveyance will be made. STATE OF OREGON.
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# PARCEL 1

Lots 1 and 2, Block 54, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM that portion conveyed to the State of Oregon, by and through its State Highway Commission, recorded August 8, 1958 in Deed Volume 302 at page 14, Deed Records of Klamath County, Oregon.

TOGETHER WITH that portion of Lot 3, Block 54, Buena Vista Addition to the City of Klamath Falls, Oregon, more particularly described as follows:

Beginning at a point on the Southeasterly line of said Lot 3, 10 feet Southwesterly from the Northeast corner thereof; thence along said Southeasterly line 20 feet to a point; thence Northwesterly to a point, said point being 20 feet from, when measured at right angles to the point of beginning; thence Southeasterly to the point

## PARCEL 2

Lot 3, Block 54, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM that portion conveyed to the State of Oregon, by and through its State Highway Commission, recorded August 8, 1958 in Deed Volume 302 at page 14, Deed Records of Klamath County, Oregon,

ALSO EXCEPTING THEREFROM that portion of Lot 3, Block 54, Buena Vista Addition to the City of Klamath Falls, Oregon, more particularly

Beginning at a point on the Southeasterly line of said Lot 3, 10 feet Southwesterly from the Northeast corner thereof; thence along said Southeasterly line 20 feet to a point; thence Northwesterly to a point, said point being 20 feet from, when measured at right angles to the point of beginning; thence Southeasterly to the point of

### PARCEL 3

Lot 4, Block 54, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the Northerly 10 feet granted to the State of Oregon in Condemnation Suit

### PARCEL 4

Lot 5, Block 54, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the Northerly 10 feet granted to the State of Oregon in Condemnation Suit

STATE OF OREGON; COUNTY OF KLAMATH: 5.

#### Filed for record at request of \_\_\_\_\_\_\_ Transamerica Title Co.

this 7th day of April \_\_\_\_A. D. 1980 at 11:00 lock A.M., and

duly recorded in Vol. \_\_\_\_M80\_\_, of \_\_\_\_Mortgages\_\_\_\_\_ on Page \_ 6440

Wm D. MILHE, County Class Fee \$10.50 By Serve tha Afet D

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