WIG - Kiler **97129** Volumentrage 14631 100 @ TRUST DEED THIS TRUST DEED, made this 9th day of Assurance March of 19 81 between as Granfor, DEMOUNTAIN TITLE COMPANY CNO MR: PHELLY MOLEGN
WILL & FESTUS-LICESMITH and BETTY SMITH, husband and wife vote (23) c/o ms : Sherry Morgan as Trustee, and in book well-volume No. 281 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in : o Klamathu County, Oregon, described as: ment was secenced for reserved in the

PARCEL 1: Lot 1, Block 24; 3RD ADDITION TO NIMROD RIVER PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

PARCEL 2: Lot 118, Block 31, 4TH ADDITION TO NIMROD RIVER PARK, according to the official plat thereof on file in theoffice of the County Clerk of Klamath County, Oregon.

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STATED: 15

High the with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise the control of the cont

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND AND NO/TOO the policy of all properties of the sum of the sum

rayer or service paid, to be due and, payable the proper paid, to be due and, payable.

The date of militarity of the debt secured by this instrument is becomes due and payable. CVILLIDARY

The choice destribed realization positive pet currently used for agnicult the committee primary and the payable of the control of committee primary and payable of the control of committee primary and payable and property in seed conditionand repair; not to remove or dead rough paiding or improvement, thereon not to committee primary and payable and the control of the committee primary and payable and the control of the control

(a) consent to the making of any map or plat of said property; (b) join in granting any, easement or creating any, restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, with early all or any part of the property. The granting any reconvey are warranty, all or any part of the property. The feating the end of the conclusive proof of the truthfulness there of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for eity or any part thereof, in its own name sue or otherwise collect and property, including the content of the c

insurance policies or compensation of awards for any taking or damage of the compensity, and the application or release thereol as aloresaid, shall not cure or wive any detail or notice of default hereunder or invalidate any act done upursuant to such rotice.

12. Upon, delault, by, grantor in payment of any indebteness secured hereby managreement hereunder, the beneficiary may declare all sums secured hereby managreement hereunder, the beneficiary may declare all sums secured hereby managreement hereunder, the beneficiary may declare all sums secured hereby managreement hereunder, the beneficiary may declare all sums secured hereby managreement hereunder, the beneficiary or the furstee shall and the foreclose this trust deed in a self the said described real property to article of default and his election of self the said described real property to article of self, give notice the off as their required by law and proceed to receive the trust early the obligations secured thereby, whereupon the trustee shall list the time to provide the self the said described in ORS 66.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale than after default at any time prior to five days before the date set by the ORS 67.60, may pay to the beneficiary or his success in interest, respectively to the series amount then due under the terms of some first deed and the order of the forest of the obligation and trustee's and at activative forest of the series and the obligation and trustee's and at activative forest of the default, in which event all foreclosure proceedings shall be dismissed by a successing the amounts provided by law) other than such portion deed and the place designated first hier notice of sale or the time to which said sale may be postponed for the purchaser if all foreclosure proceedings shall be dismissed by a fact of the purchaser in the deed of the property so sold, but without any covenant or warranty, express or import to the highest bidder or the purchaser in the property

The Trust Deed LAC provides that the trustee hereunder must be either an active member of the Oregon State Bar, a bank, trust company and loan association authorized to do business under the laws of Oregon or the United States a title Insurance company authorized to insure title to real y 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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the state of the first and the state of the	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: 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) **MENING REPRESENTED AND AND AND AND AND AND AND AND AND AN	
tors, personal representatives, successors and as a beneficial contract secured hereby, whether or not named as a beneficial masculine gender includes the teminine and the neuter; and	the singular number includes the plural. 'hereunto set (his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable, it warranty to a policable and the beneficiary as such word is defined in, the, fruit-in-lending, Act and Regulation by make the provided of the provided in the	is a creditor officing Z, the ingo required D. D. D.
if this instrument is NO to be a trist to a look or equivalent in a dealing use Sheven-Ness Form No. 1306; or equivalent in the Act is not required, disregard this notice, which the Act is not required. It is not to be a look of the look of the corporation, and the same to be a look of the look of the corporation, and the look of the look of the corporation.	Freemplance to the control of the co
STATE OF GREWINX CALIFORNIA 2 secretarions in the control of the c	STATE OF OREGON, County of 19 19 19 19 19 19 19 19 19 19 19 19 19
CJOHN MEAKINS IN SECOND WITH STATE OF THE ST	duly sworn, did say that the former is the president and that the latter is the secretary of sec
a corporation, and that the instrument was signed and corporation and that the instrument was signed and corporation and that the instrument was signed and corporation by authority of its board of directors; purposed in the instrument was signed and corporation and that the instrument was signed and corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. The corporation and that the instrument was signed and corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. The corporation and that the instrument was signed and corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. The corporation and that the instrument was signed and corporat	
COFFICIAL is Market Market Agency allifornia to the property of the company of th	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:
AMARY BONITA SPEARMAN OF CALLEDYN REQUEST. FOR FULL RECONVEYANCE Source Ballonia AMARY BONITA SPEARMAN To be used only when obligations have been paid. To be used only when obligations have been paid. My coming explices MM 7, 1982 Trustee	
The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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 trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the same of said trust deed the 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	
**isfate*now\neld\() by you under the salle. It all the salle. It	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures, Both must be delivered to the trustee for concellation before reconveyance will be made. Blat thereof on life in theolific of the County Clerk of Klundth County.	
TRUST DEED DIST THE GOOD NO. BEI-1 THE OLD GO OL LUNCER SILES OF THE CO. FORTUNE SOR. 385 VIDIL	TON TO HE FOR BIAES LVH County of Klamath ss.
GR Delicitation Grantor	at 2:11o'clockPM., and recorded in book/reel/volume NoM81on
Mr. & Mrs.) Festus L. Smith C/6 Ms. Sherry Morgan 7EXCapra Drive MI Vallejo, CA 94590 Beneliciary	instrument/microfilm No97129
FORM No. 581-1—Disease from beed formation of the processing of th	Evelyn Biehn County Clerk NAME 15022 DESD By Wella Quanty Deputy Fee \$7.00