Stile No. 881-Oregon Trust D	16475	TRUST DEE	vol.///8/Pogs	<u>13900</u> 👻
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THIS TRUST	DEED, made this	s fifteenth day	01	
willard R.	Lilly			, as Trustee, and
as Grantor, Klam	ath County T Community Ba	nk	S HISTORIA OF SCHOOL	as Trustee, and
TIMOELLING		urroutry 7 P	Pige of a	and the second
as Beneficiary,	Granner	WITNESSE	TH:	of sale, the property
Grantor irrev	ocably grants, barg	ains, sells and convey ty, Oregon, described	s to trustee in trust, with power as:	W. With and Arie
				energies and the second
See Exhibit	A attached	hereto and mad	le a part hereof.	<u>/</u>
TRUST FOLM				
و با ماهندها با با بسیرو ، مسیر میشد میشد. ۱۹۸۵ - در محمد است از میشود در مصر میشد از میشود.				
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		사람은 방법에 있는 것 같은 것은 것은 것은 것이다.		a belondind or in anywise
together with all and	singular the tenements	, hereditaments and appur , issues and profits thereof	rtenances and all other rights thereund and all fixtures now or hereafter attac	hed to or used in connec-
then with said real est	ate. RPOSE OF SECURI	NG PERFORMANCE of	each agreement of grantor herein cont 0,00	ained and payment of the
san of Sixty 1	housand and	THOMAS MALLON AND	llars, with interest thereon according to	the terms of a promissory
note of even date here	with, payable to benef	iciary or order and made	by grantor, the final payment of princ	t in-tallment of said not
nor sooner paid, to be The date of ma	e due and payable	red by this instrument is a	the date, stated above, on which the the or any part thereof, or any interest t	herein is sold, agreed to b
becomes due and pay sold, conveyed, assign	able. In the event the ned or alienated by the revie ontion all obligation	he grantor without first h ions secured by this instru	, or any part thereof, or any interest or having obtained the written consent or ment, irrespective of the maturity of	lates expressed therein, o
then, at the beneficia	modiately due and pa	yable. currently used for agricultur	al, timber or grazing purposes.	
	the second se	deed scantor agrees:	a) consent to mean or creating any restrict	at or same property; (b) join in an iction thereon; (c) join in an his deed or the lien or chark
1. 10 protect, pr	e or demolish any buildin	g or improvement thereon;	granting any easement allecting to subordination or other agreement allecting to thereoi: (d) receivery without warranty, all of grantee in more chonveyance may be descri- legally entities more thereoil' and the recitals there be conclusive, proof of the truthfulness there be conclusive, proof to this paragraph shall be m	bed as the "person or person in of any matters or lacts sha in of any matters or lacts sha
2. To complete manner any building or destroyed thereon, and pa	improvement which may b y when due all costs incurr to all laws, ordinances, rep	gulations, covenants, condi-	10. Upon any delault by grantor her	eunder, beneficiary may at ar
tions and restrictions all	ecting said property; il the nancing statements pursuan may require and to	to the Uniform Commer- pay for filling same in the	time without notice, entire in present to t pointed by a court, and without regard to t the indebtedness hereby secured, enter upon a	he adequacy of any security h and take possession of said pro
cial Code as the benefit proper public ollice or by filing ollice's or, sea	offices, as well, as the cost inching agencies as may be	of all lien searches made e deemed desirable by the insurance on the buildings inst loss or damage by fire	erty of any part including those past due a	nd unpaid, and apply the sam
They of the course of the second	as the heneliciary may in	om time to time require	liciary may determine. 11. The entering upon and taking	possession of said property, t
and amount not less than companies acceptable to	the beneficiary, with loss of be delivered to the ben	s payable to the latter; all heliciary as soon as insured; any such insurance and to	collection of such rems, issues and prawards	for any taking or damage of t
if the grantor shall fail, deliver said, policies to f	for any reason to procure he beneficiary at least lifte insurance now or hereafte	any such insurance and to any such insurance and to the days prior to the expira- r placed on said buildings, the amount	pursuant to such notice.	t indebtednest secul
the beneficiary may yp collected under my lire	or other insurance policy	may be applied by benefi- in such order as beneficiary	declare all sums secured hereby immediate	by due and payable. In such occeed to foreclose this trust de
any part maine any	default or notice of default	fiereunder of internet	event the beneficially at an ortgage or direct the trust in equity as a mortgage or direct the trust advertisement and sale. In the latter event t	the beneficiary or the trust elect notice of default and his elect
5. To keep said	premises free from consti other charges that may be	e levied or assessed upon or	execute and cause to be recorded his written to sell the said described real property it hereby, when required by law and proce thereoi as then required by law and proce the manuer provided in ORS 86.740 to 86.7. the manuer provided in ORS 86.740 to 86.740	o satisfy the obligations seed
against said property charges become past de	ue or delinquent and prom	ayment of any taxes, assess-		
by direct payment or	by providing beneliciary beneliciary may, at its opt	tion, make payment thereoi,	then after detault at any time photos antor trustee for the trustee's sale, the grantor	or other person so privileged r his successors in interest, resp
hereby, together with	the obligations described in ided to and become a part	t of the debt secured by this	obligation secured thereby (including costs	and expenses actually lies not rustee's and attorney's fees not
trust deed, willious	for such navments, wth in	terest as aloresalu, the prop	cipal as would not then be due had no c the default, in which event all foreclosure	proceedings shall be dismissed
Same cateria all such	navments shall be immed	latery, due and the baneficiary.	the trustee. place designated in the rotice of sale or be postpond as provided by law. The tru- in one purcel or in separate parcels and in one or the hidest bidder for cash. pa- or the hidest bidder for cash.	
constitute a breach of	this trust deed. costs, lees and expenses of	t this trust including the cost	be postponed as provided by law. Ine in in one parcel or in separate parcels and auction to the highest bidder for cash, pa auction to the highest purchaser its deed in	shall sell the parcel or parcel yable at the time of sale. Tru- form as required by law conve
of title search as well in connection with or	in enforcing this obligation	n and trustees and altorney s	the property so sold, but without any con- plied. The recitals in the deed of any mail	ers of fact shall be conclusive f velocities the trustee, but inclu-
7. To appear affect the security tig action or proceeding in	in and detend any action hts or powers of beneticiar, n which the beneticiary or	or proceeding purporting to y or trustee; and in any suit, trustee may appear, including ay all costs and expenses, in-	the grantor and beneliciary, may purchase a the grantor and beneliciary, may purchase a	t the sale. the powers provided herein, tru
cluding evidence of the	tle and the beneliciary's o	agraph 7 in all cases shall be	shall apply the proceeds of the trustee as cluding the compensation of the trustee as	the trust deed, (3) to all per
fixed by the trial cod decree of the trial co	urt, grantor further agrees fjudge reasonable as the b	agraph 7 in all cases shall be appeal from any judgment or to pay such sum as the ap- seneticiary's or trustee's attor-	deed as their interest the grantor or to his a	uccessor in interest entitled to
It is mutual	ly agreed that: t that any portion or all c	of said property shall be taken		
under the right of en	to require that all or any	portion of the momes payable	conveyance duting conferred upon any	oon such appointment, and with latter shall be vested with all trustee herein named or appo belivtion shall be made by wi
incurred by grantor	in such proceedings, shall on any reasonable costs an	If be paid to beneficially lees, id expenses and attorney's lees,	instrument executed by beneliciary, containstrument executed by beneliciary, containstrument is nlace of record, which, when re	corded in the ollice of the Co
both in the trial and	winds, and the balance	applied upon the indepted in	ant or Recorder of the county or count shall be conclusive proof of by proper appoin 17. Trustee accepts this trust w acknowledged is made a public record obligated to notify any party hereto of p obligated to notify any party hereto of p	tement of the successor trustee. hen this deed, duly executed
	struments as shall be nec	treast annual of here.	acknowledged is linder a party hereto of p	ending sale under any other de
pensation, promptly	and from time to time	of this deed and the note for	trust or of any action or proceeding in	Witch granter, benethe her derestan
and execute unit in pensation, promptly ficiary, payment of ficiary, payment of cridorsement (in case	ne and from time to time its fees and presentation of full reconveyances, for person for the payment of	of this deed and the intering cancellation), without allecting t the indebtedness, trustee may	attomey, who is an active immediate of the original states of the interval of the original states of the original	occeding is brought by trustee.

agrees to and wit	the beneficiary and those claiming under him, that he is law- berty and has a valid, unencumbered title thereto except for 1977, recorded		
The grantor covenants and ageothed real prop ully seized in fee simple of said described real prop ully seized in fee amount of \$150	the beneficiary and those claiming under and, that the beneficiary and those claiming under and, the thereto except for berty and has a valid, unencumbered title thereto except for 000.00 dated October 28, 1977, recorded age 20763, Mortgage Records of Klamath		
-ober 28, 19/// 11 VOT			
inty, Oregon. and that he will warrant and forever defend the se	ame egamis an province a second se		
Segregal Mar. Revelation and Alexandro Alexandro Control and Alexandro Market and Alexandro Alexandro Alexandro Alexandro A	remented by the above described note and this trust deed are: or agricultural purposes (see Important Notice below), hold or agricultural purposes or commercial purposes other than agricultural		
purposes.	binds all parties hereto, their here, og and owner, including pledgee, of the		
	d the singular number includes the plural.		
IN WITNESS WHEREOF, said granto in	Wind R. J.M.		
not applicable; if wanding to the Truth-in-Lending Act and Reg	illanon 4, mainte		
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if this instrument is Stavens-Ness Form No. 1306, or equivalent, of a dwelling use Stavens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice.	An IL COMPTIONER PRESS AND Examples and a press of a second state of the second sta		
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	mi a Notary Public for Oregon (OFFICIAL SEAL)		
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K-35729

## DESCRIPTION OF PROPERTY

The following described real property situated in Klamath County, Oregon: A portion of vacated and repartitioned Block 5 of Resubdivision of a portion of McLoughlin Heights more particularly described as follows:

Beginning at a point on the Easterly boundary of relocated Uhrmann Road and the Westerly boundary of vacated and repartitioned Block 5 of Resubdivision of a Portion of McLoughlin Heights from which the monument marking the center quarter section corner of Section 20, Township 38 South, Range 9 East of the Willamette Meridian, bears N. 82°01' W. 60.47 feet and S. 0°51' W. 674.8 feet distant and the Northwest corner of said Block 5 bears N. 0°51' E. 170.5 feet distant; thence S. 82°01' E. 174.7 feet to a point on the Easterly boundary of said Block 5; thence S. 12°26'20" E. along said Easterly boundary 159.0 feet to a point; thence N. 82°01' W. 211.6 feet to a point on the Westerly boundary of said Block 5; thence N. 0°51' E. 150.25 feet, more or less, to the point of beginning.

EXCEPTING THEREFROM the Northerly 23.0 feet thereof as described in Volume M72 page 5888, Deed records of Klamath County, Oregon.

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STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record

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