C III	2741 A	TRUST DEED	RNER, husband	<u>1983</u> , between and wife,	.,
	THIS TRUST DEED, MURNER LANNY R. TURNER Grantor, Klamath County Tit FIDELITY MORTGA	and DOROTATION	a California	tenants. 	d
	Grantor irrevocably grants, barge	WITNESSETH: ains, sells and conveys to	trustee in trust, with p	oower of sale, the proper	ty
	in <u>Aldrid</u>				
	Se	be attached Exhibi	.t "A"		
	together with all and singular the tenomen now or hereafter appertaining, and the rent with said real estate.	ts, hereditaments and appurton	nces and all other rights I all fixtures now or herea	thereunto belonging or in a iter attached to or used in c	of the
<b>d</b> 9					
	sum of note of even date herewith, payable to ber not sooner paid, to be due and payable The date of maturity of the debt se The date of maturity of the event t becomes due and payable. In the event t becomes due and payable or alienated by sold conveyed, assigned or alienated by both	April 15 cured by this instrument is the burred by chis instrument is the	date, stated above, on wh any part thereoi, or any obtained the written of	ich the final instantiet, agre interest therein is sold, agre onsent or approval of the ber onserity dates expressed the	ed to be neficiary, rrein, or
		pations secured by this instituted	timber of grazing purposes.	-lat of said property; (	b) join in
	herein, shall become immediately is The above described real property is	not currently used to: call (a) st deed, grantor agrees; (a)	consent to the making of any nting any easement or creatin ordination or other agreement without wi	any restriction thereon; (c) is allecting this deed or the lien allecting this deed of the pro- prranty, all or any part of the pro- person	or charge operty. Tho or persons
	and repair; not to remove or demotion and prope of the commit of permit any waste of said prope of the commit of permit any waste of said property a	nd in good and workmanlike les	ally entitled thereto, and truthi conclusive' proof of the truthi	where thereof. I fusie \$5. ph shall be not less than \$5.	may at any
	destroyed thereon, and pay when due in destroyed thereon, and pay when due in 3. To comply with all laws, ordinances 3. To comply with all laws, ordinances in and restrictions affecting said property; if tions and restrictions affecting said elements put	the beneficiary so requests, to the beneficiary so requests, the beneficiary so requests, to the beneficiary so requests to the beneficiary so requests to the beneficiary so requests to the beneficiary so requests to	ne without notice, either in p binted by a court, and without inted by a court, ind without indebtedness hereby secured, in its	erter upon and take possession c enter upon and take possession c own name sue or otherwise colle own name sue or otherwise and app	ct the rents. ly the same,
	cial Code as the beneficiary find well as the proper public office or offices, as well as the proper public officers or searching agencies as me	y be deemed desirable by the	aves and profits, including the sa costs and expenses of opera- as's fees upon any indebtedne	tion and collection, including of our of a such of a secured hereby, and in such of a said	property, the
	now or herealter erected on the said premise now or herealter erected on the beneficiary mi and such other hasards as the beneficiary mi and such other hasards has heneliciary, wit	a against time to time require, in ay from time to time require, written in h loss payable to the latter; all h hoss payable to an insured;	ollection of such or compensat	on or awards as aforesaid, sha r release thereof as aforesaid, sha r release thereof as invalidate	any act done
	in the granter shall fail for any reason to pup it the granter shall fail for any reason to pup it the granter shall fail for the beneticiary at leas	t litteen days prior to the expira- t litteen days prior to the expira- realter placed on said buildings, realter placed on said buildings,	pursuant to such notice. 12. Upon detault by a function his performance of	rantor in payment of any indebt if any screement hereunder, the b by immediately due and payabl by immediately due and payabl	eneticiary may e. In such an this trust deed
	the beneficiary may produce insurance collected under any lire or other insurance collected under any indebtedness secured hereby clary upon any indebtedness secured hereby clary upon any indebtedness secured hereby	and in such order as beneficially and in such order as beneficially the entire amount so collected, or the entire amount or release shall r. Such application or release shall r. Such application or novalidate any	event the beneliciary at me in equity as a mortgage or c in equity as a mortgage or c	irect the trustee to ineliciary or the latter event the beneficiary or the default of the oblight of the oblight.	and his election gations secured
	any parts or waive any default of the form of the second s	construction liens and to pay all may be levied or assessed upon or may be levied or assessed upon other taxes, assessments and other	to sell the said described i to sell the said described in hereby, whereupon the truste hereof as then required by thereof as then required by	a shall fix the time and proceed to foreclose thi law and proceed to foreclose thi 86.740 to 86.795.	s trust deed in sement and sale
	taxes, assessment before any pair against said property before any pair charges become past due or delinquent and charges become past due or delinquent fair to beneliciary; should the grantor fail to r to beneliciary; should the grantor fail to r	f promptly deliver any taxes, assess- make payment of any taxes, either charges payable by grantor, either charges with funds with which to	then alter default at any the trustee for the trustee's sal ORS 86,760, may pay to the	e, the grantor or other person a e, the grantor or his successors in the beneficiary or his successors in the due under the terms of the tru- en due under the terms of the tru-	ist deed and the ually incurred in
( <b>6</b> 1)	by direct payment or by picture may, at make such payment, beneficiary may, at and the amount so paid, with interest at t and the amount so paid, with interest at the become	its option, with in the note secured he rate set forth in the note secured ribed in paragraphs 6 and 7 of this ribed in paragraphs 6 and 7 of this a part of the debt secured by this a part of the method any of the	enforcing the terms of the enforcing the terms of the ceeding the amounts provide ceeding the center ceeding the center ce	bligation and trustee's and bobligation and trustee's and bobligation by law) other than such por led by law) other than such por led by law) other than such as due had no default occurred, a due had no default occurred in a hall	tion of the prin- and thereby cure be dismissed by
S.	trust deed, without waiver of payments, covenants hereof and for such payments, covenants hereof addecribed, as well as	the grantor, shall be bound to the the grantor, shall be bound to the he payment of the obligation herein he payment of the and payable with-	the delault, in which even the trustee. 14. Otherwise, the	ale shall be held on the date and	t at the time and ch said sale may id property either
	described, and all such payment thereof a out notice, and the nonpayment thereof a out notice, and sums secured by this trust de	ed immediately due and payable and ed immediately due and payable and this trust including the cos	be postponed as provident in one parcel or in separ in one parcel or in separ auction to the highest bio	der for cash, payable as required	by law conveying
	in connection with or in enforcing this	y action or proceeding purporting t	o plied. The recitals in the of the truthfulness thereo the drantor and beneficiar	I. Any person, excluding the training the sale. y, may purchase at the sale. y, may purguant to the powers provide outside the sale.	ided herein, trustee spenses of sale, in-
	atlect the proceeding in which the section or proceeding in which this de	ed, to pay all contrary's fees; fl iciary's or trustee's attorney's fees; fl	shall apply the proceeds cluding the compensation cluding the compensation	of the trustee and a reasonable of the trustee and a reasonable of the trust deed,	trustee in the trust
	distant of attended and in the over flowed by the triat count and in the over flowed by the triat count, Stantics furth	or adrees to pay such sum as the s	dooid an choie interests is nifflin, 28 mily, fis fin g mifflin, 28 mily, fis fin g	rantor of to his successor of the	may from time to
	It is mutually agreed to the second secon	on or all of said involving shall have condemnation, beneficiary shall have in or any portion of the mount requi	time appoint ble successor trustee appoint red conveyance to the succ	ted hereinites, the latter shall be poor trustee, the latter shall be terred upon any trustee herein comintment and substitution shall	be made by written to this trust deed
	as compensation for such tasting as compensation for such process to pay all reasonable costs, espenses to pay all reasonable costs, espenses to pay all reasonable costs.	and attorney be paid to beneficiary fings, shall be paid to beneficiary le costs and expenses and attorney be le costs and expenses and attorney be	ees, instrument executed of energine and its place of record ness Clerk or Recorder of the	, which, when recorded in the , which, when recorded in the top county or counties in which the top proper appointment of the s	e property is situated, uccessor trustee. duly executed and
	both in the trial and applications, and the liciary in such proceedings, and the	at its own expense, to take such at all be necessary in obtaining such	acknowledged is made	a public record as provided by	der any other deed of
	pensation, promptly upon better time and from time and provide the state of the sta	ne to time upon deed and the not esentation of this deed and the not alle	cting shall be a party unler	a auch action a	a bank, trust company
	ticiary, payment of full reconve endorsement (in case of full reconve the liability of any person for the NOTE: The Trust Deed Act provides T of savings and loan association outh property of this state, its subsidiaries	hat the trustee hereunder must be eithe	r on atturney, who is differences, of Oregon or the United States, ted States or any agency thereof	a title insulation agent licensed under	
	NOTE: The True and loan association outh	orized to an position branches, the Union offiliates, agents or branches, the Union			<b>`</b> ,

¢.

ΥĽ.

	The graves	5500
	The granter covenants and agrees to and with the beneficiary and those fully seized in use simple of said described real property and has a valid, unence	claimin (
	fully seized in use simple of said described real property and has a valid, unence	ambered title thereto
	and that he will warrant and forever defend the same against all persons whom	SOever.
i - 12 - 2	The grantor warrants that the proceeds of the loan represented by the above described (a)* primarily for grantor's personal, tamily, household or-agricultural-purposes (see In (b)- tor-an-coganisation, so fewers if gean to is compatized persons are ter-business or com- purposes. This deed applies to, inures to the back	Role and the
<b>1</b>	This deed applies to invite 4 it is	moreigi
	masculino gender includes the termining of named as a beneficiary shall mean the hold	egutees, devisees, administratore
S N	IN WITNESS WHEREOF, said dramtor ha	of and owner, including pledges, of the office of the output of the context so requires, the output of the output
	* IMPORTANT NOTICE: Delete, by lining out, whichever we	and year first above written
<b>B</b> .	beneficiary MUST comply with the Act and Red and Regulation Z the	rner Liman
	the purchase of a dwelling, use Standard is to be a FIRST light for the divided	
	of a dwelling use Stevens-Ness Form No. 1305 or equivalent; DOTOthy Turn with the Act is not required, disregard this notice.	Lunier
	(If the signer of the above is a corporation, use the form of acknewledgment opposite.) STATE OF California	
	County of ORANGE SEE. STATE OF OREGON, County of APRil 574, 1983	9
X	Persons LANNI P T	
		the
	secretary of	
	ment to be THELO	to the foregoing instrument is th'
		authority of its board of directors;
	SEAL) De ELANSON	voluntary act
	ROY A" FOATISSion Expires:	
	ODAMAL OFFICE IN {	(DEFICIAL SEAL)
E My C	ORANGE COTINTY Commission Expires Oct. 25, 1983 Te be used ally when abling	
C (G )	TO:	
t.	The undersigned is the legal owner and holder at the second secon	
и Балана Ла	rus undersigned is the legal owner and holder of all indebtedness secured by the foregoing trus rust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sum aid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust serewith together with said trust deed) and to reconvey, without warranty, to the parties designated by state now held by you under the same. Mail reconveyance and documents to	t deed. All sums secured by said
oa National de la companya de la company National de la companya de la company	nerewith together with said trust deed) and to reconvey without warranty, to the parties designated by state now held by you under the same. Mail reconveyance and documents to ATED.	deed (which are delivered to you y the terms of and the set of the terms of and the set of the terms of and the set of the terms of an and the set of the terms of an area of the terms of an area of the terms of
· · · · · · · · · · · · · · · · · · ·	ATED:	and the state of t
22 22		
	Beneti	
	Do not lose or destroy this Trust Dood OR THE NOTE which is secures. Both must be delivered to the trustee for concellation	ary ary
	TPHICA DOCT	befers reconveyance will be made.
	TRUST DEED	
	STATE OF COUNTY of	OREGON, ss.
	4 (PTT)	· · · · · · · · · · · · · · · · · · ·
	day o	f for record on the
4	FOR in book/reel/	Volume No.
	instrument/m	icrofilm N
	ANTED DUCK	
	ity Mortgage Wilshire Drive	
Fidel	Wilshire Drive	
Fidel. 3356 1	NAME NAME	
Fidel 3356 1 Reddir	mg, CA 92670	Title Deputy
	By	Deputy 0 c
	ng, CA 92670	

5601

Exhibit "A"

PARCEL 1:

Lot 6 in Block 77 of Seventh 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:

 A parcel of land lying between Lot 6 in Block 77, Seventh Addition to Nimrod River Park, and the river located within the East one-half of Section 9, Township 36 South, Range 11 E.W.M., more particularly described as follows:

Beginning at the Southeast corner of said Lot 6, thence true South to the North bank of the Sprague River; thence Westerly along the North bank to a point, said point being the intersection of the North bank and a line that is true South from the Southwest corner of said Lot 6; thence North along said line to the Southwest corner of said Lot 6; thence North 70°01'04" East to the point of beginning.

## STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record his <u>13</u> day of <u>April</u> A.D. 19 <u>83</u> at <u>2:29</u>'clock p M., and duly recorded in Vol. <u>M83</u>, of <u>M Mtge</u> on Care <u>5599</u> EVELYN BIEHN, County Clock fee12.00° By <u>Succession</u>