			TA-26156	#8216	
	LOPM No	881-Oregon Trust Deed Serie	IRUST DEED.	Vol. 183 Page	
			TRUST DEED ED, made this <u>17</u> day of <u>Ju</u> AGNES L. NEWTON, husband and wife	to 83 between	
:			Jz day of Ju	ine, 19, between	
		THE TRUST DE	ED, made this		
	0001	THIS TRUST D	ED, made this 17	as Trustee, and	
	CECI	<u> </u>	Orogon Corporation	the right of	
		SANTIAM ES	CROW, INC., an Olegon of as tenants i	n common but with the sector	
	as Gr	antor, withson ar	CROW, INC., an Oregon corporation and ANONA B. WILSON, not as tenants i assigns and the heirs of the survi	vor of said benericius	
	ROBE				
	as Be	eneficiary,	WITNESSETH: ly grants, bargains, sells and conveys to truste County, Oregon, described as:	the property with power of sale, the property	
			to harden sells and conveys to truste	ee in trust, where F	
		Grantor irrevocab.	ly grants, barganis, ere	t of the Willamette Meridian, in the ain road 100 feet wide, known as the math Indian Reservation Road S-31 and 1956 and recorded	
	in	Klamath	Township 32 South, Range 8 Eas	ain road 100 feet wide, known as the	
	The W	NNN1 of Section	33, IOWHOLLI	ath Indian Reservation Road S-31 and	
	Count	y of Klamath, S	state of old siver, also known as Klam	t of the Willamette Meridian, in the ain road 100 feet wide, known as the math Indian Reservation Road S-31 and approved August 23, 1956 and recorded be office of the Commissioner of India page 263, Deed Records.	an
		Cholluck Draw			
	Road	P-4, conveyed	A Rock Volume 157, page 347, in th	ange 263. Deed Records.	
	in 11	ngian Orreso -		a sid premises lying "total	
	SUBJ	ECT TO Rights O	highways, and the premit	ses herein have been specially assess is special assessment under the statu levied for the number of years in whi and all other rights thereunto belonging or in anywise connection of the state of the	ites,
	limi	ts of roads and	assessment and tax rollified for th	is special association of years in which	.cm
	As d	farm use. If t	he land becomes disqualty, will be	Levieu 101 -	
	an a		mont, was in a nourrenances a	harmafter artacin a rolling	
	this	s special assess	lar the tenements, hereditaments and profits thereof and all the	xtures now or increased	
	ioge	or hereafter appertain	ing, and the terms, issues proprogram ANCE of each agree	ement of grantor herein comance and p	
	tion	w or herealter where a state. with said real estate. FOR THE PURPO	SE OF SECURING PERFORMANCE	sment of grantor herein contained and payment of the	
		CEVENTEEN T	HOUSAND AND NOT THE	interest thereon according to and interest hereof, if	

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The above described real property is nor currently used for agricult To protect the security of this trust deed, frantor afrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove of demolish any building or improvement thereon: 2. To complete any waste of said property. 3. To complete improvement which may be constructed, damaked or thereon, and pay when due all costs incurrent thereor. (as and restrict such as the said property is and thereor. To complete improvement which may be constructed, damaked or tions and restrict such all laws, ordinances, the beneficiary so requests, to tions and restrict such linancing statements prove to the full same constructed constructed to enclose or offices, as well as the cost of all line searches made by liting officers or searching agencies as may be deemed desirable by the beneficiary.

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ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or other adreement allecting this ded or the lien or charge thereof; (d) recorvey, without warranty, all or any part of the property. The fraction in any recorvey and the recitals thereon or any matters or lacts shall be conclusive proof of the paragraph shall be not less than 55.
a) Upon any default be kantor hereunder, benchicary may any or lacts shall be conclusive proof of this paragraph shall be not less than 55.
b) Upon any default be kantor hereunder, benchicary may at the or a property or any part thereol, in sown name sue or other some or solver to be applied by a court, and without repart to the adquacy of any recurry for the insource and unpaid, and apply the same less costs and expression or parts sourced hereby, and in such order as a tractine.
c) II. The entering upon and taking possession of said property, the insurand polities, insure and relations or the paragraph shall be toread, and apply the same less than 30 and profits, insure and profits, or the property, and in such order as thereory, and the application or avaids for any taking order addition or releas thereol or invalidate any act done varies any debault or notice.
12. Upon default by grantor in payment of any indebtedness secured hereory to invalidate any act done invalidate any act done invalidate any act done in the source or invalidate any act done or invalidate any act done between the invalidate any act done in the source of invalidate any act done or invalidate any ac

property, and the application or release thereol as atorscuid, shall not cure or invalidate any act done wave any default to motice of default hereounder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any atterement near and payable. In such and default the beneficiary at his election may proceed to forcelose this trust deed by equity as a mortgage or direct the truste to locelose this trust deed by advecture and a constraint of the beneficiary at his election the states to locelose this trust deed by advecture and access to be recorded his written notice of default fuer trust establish at written establish and the states to locelose this trust deed in advectisement and sale. In the latter event the beneficiary of and, his election access the state state and cause to be recorded his written notice of default factors by the contract of the said described trust deed in factors and proceed to forcelose this trust deed in the release that it is the trust establish the state shall factors by advertisement and sale for the truster shall factors by advertisement and sale for the truster shall factors for the trust deed in there default at any time prior to live days before the drift set by the fuelow for the day of the default of a down the beneficiary or his successor that deed and the bigation secured and accessor and attered is a would be defaulted by law. In default and and the prince of a successor factor of the prince of the default, in which event all loreclaser proceeding shall be distinged by the default in which event all loreclase proceeding shall be distinged or an event of the default in which event all loreclase proceeding shall and the prince of the state sector default and the default in which event all loreclase proceeding shall be distinged or grades and experiment and sale in the default of any material barriers and at the time and the dinvises would arecease the shall be hered o

surplus, if any, to the grantor or 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 or successors to any trustee named herein or to successor the successor of successors to any trustee named herein or to successor the the successor because the latter shall be vested with all without provest and duties contented where the successor shall be vested with all the hereinfer back used as a successor of successors to the latter shall be vested with all the hereinfer back used as a successor of successors shall be made by with during hereinfer back used as a successor of the successor shall be made by with during and its place of result, when the successor when the property is structured shall be conclusive provid appear appointment of the successor truster 17. Trustee accepts this trust when this devid, duly resulted and acknowledged is indee a public record as provided by law Truster is and acknowledged is indee a public record as provided by law Truster is and obligated to noily any propreeding in which gattor, beneficiary 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 under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property 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 696.555.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 3639 and that he will warrant and forever defend the same against all persons whomsoever. e grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: \* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below.), Ior-mi-organization-or (even-it grantor is a matural person)-are tor-business or commercial purposes other than agricultural purposes. The grantor (a)\* primari (b) teran purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, execu-contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the Purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent; with the Act is not required, disregard this notice. Cecil D. Newton llf the signer of the above is a corporation, use the form of acknowledgment opposite.) Agres L. Newton STATE OF OREGON, County of June 17 Douglas STATE OF OREGON, County of ノss. Personally appeared the above named 83 Cecil D. Newton and Personally appeared . 19 Agnes L. Newton Jss. duly sworn, did say that the former is the president and that the latter is the and who, each being first and acknowledged the foregoing instrua corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors: and each of them acknowledged said instrument to be its voluntary act Before me: ment to be their Greeked the foregoing instru-Before mei (OFF)CIAT (OFFICIAL SEAL) Notary Public for Oregon Likhald My commission expires: Notary Public for Oregon 4-16-85 My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE TO. Te be used only when obligations have been paid. s undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith indether with said trust deed) and to reconvey, without warranty to the parties desidnated by the terms of said trust deed to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: I lese or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED (FORM No. 88)) STEVENS NESS LAW PUB. CO., PORTLAN STATE OF OREGON, CECIL D. NEWTON and County of .... Klamath AGNES L. NEWTON I certify that the within instrument was received for record on the 21stday ROBERT L. WILSON and of . Grantor SPACE RESERVED ANONA B. WILSON FOR RECORDER'S USE ment/microfilm/reception No. 24827., AFTER RECORDING RETURN TO Bensficiary Record of Mortgages of said County. INVESTORS MORTGAGE CO. Witness my hand and seal of P. O. Box 515 County affixed. Stayton, OR 97383 Evelyn Biehn, 8.00 fee County Clerk By KUT Deputy ----.