No. 881-Oregon Trust Deed Series-IRUST DEED.	TRUST DEED	BVol. M83 Page 10971
125592:1712		TITT.Y 39917 1983 between
THIS TRUST DEED, made	JEAN A. FRACHISE	UR, as tenants by the entire
Grantor, BRYCE R. JESSE	N, Attorney at Law	, And
DAYNISE M. BEE	***************************************	man ( )
Beneficiary,	이야 한 것을 많은 것이 같이 많은 것이 같이 있는 것이 같이 많이 많이 있다. 것이 같이 많이	H: up bog 12-11 of sale, the property
Grantor irrevocably grants, b	argains, sells and conveys t unty, Oregon, <b>Messolical XXX</b>	and Lane County, Oregon, ched hereto and incorporated
escribed more fully on prein by reference the	CVITTATC	ched heretowand; incorporated
TRUST DEED		STATE OF OREGON.
the second se		c
made for the put	rpose of recording	for the purpose of recording Oregon and the other original in Lane County, Oregon.
gether with all and singular the tenem	ents, hereditaments and appurtents, issues and profits thereof a	nances and all other rights thereunto belonging or in anywise ad all fixtures now or hereafter attached to or used in connec- th ascennent of grantor herein contained and payment of the
on with said real estate.	RING PERFORMANCE of ea	ch agreement of grantor herein contained and payment of the
im of Eighty Thousand	and not make makene math Dolla	rs, with interest thereon according to the terms of a promissory
ote of even date herowith, pay able	Und JULY Place of College in	date stated above, on which the final installment of said not
old, conveyed, assigned of uncareful of then, at the beneficiary's option, all obli- herein, shall become immediately due and The chove described real property is	igations secured by this instrume d payable.	in the provide state of the sta
The above described real property	100011 100 10T (a)	
1. To protect, preserve and maintain s and repair; not to remove or demolish any bu not to commit or permit any waste of said prope not to commit or permit any waste of promptly, t	ilding or improvement thereon; the rty, ind in good and workmanlike gra ind in good and workmanlike gra	rece; (d) reconveyance may be described as the person of person nice in any reconveyance may be described as the person of any rates of acts sha liv entitled thereto," and the recitals therein of any matters or facts sha
<ol> <li>To protect, preserve and molish any built of the remove or demolish any built of the commit or permit any waste of said property. To complete or, restore: promptly a manner any building or improvement which m destroyed thereon, and pay when due all costs in destroyed thereon, and estimates and property; it is allows, ordinance is the interval said property;</li> </ol>	s, regulations, covenants, condi-	10. Upon any delault by grantor hereunder, beneficiary to be a
destroyed thereon, and pay with all laws, ordinance 3. To comply with all laws, ordinance tions and restrictions allecting said property; i join in, executing such linancing statements put cial Code as the beneliciary may require and proper public office or offices, as well as the proper public office or offices, as well as the by filing officers or searching agencies as ma	suant to the Uniform Colling the poi	b) Opon noise, either in person, by agent or by a receiver to the without noise, either in person, by agent or by a receiver to the sequence of the adequacy of any security f indebteness hereby secured, enter upon and take possession of said proy or any part thereol, in its own name sue or otherwise collect the ren y or any part thereol, in its own name sue and unpaid, and apply the san tes and prolits, including thous past due and unpaid, and apply the san tes costs and expenses of operation and collection, including reasonable atta sosts and expenses of operation and collection, including reasonable atta sosts.
henelicitety.	ain insurance on the building	s lees upon any indication is a second to be a seco
and such other natarity	loss payable to the latter; all co	11: The entering upon and taking possession of said prome and or lection of such rents, issues and prolits, or the proceeds of the and off urance policies application or awards for any taking or damage of operty, and the application or release thereof as aforsaid, shall not cure uper any default or notice of default hereunder or invalidate any act do use any default or notice of default hereunder or invalidate any act do
deliver said policies to the beneficiary at least	eafter placed on said buildings, pu	insuant to such induct.
collected under any highladness secured hereby	and in such order as collected or d	clare all sums secured hereby immediately due and payable. In sums declare all sums secured hereby immediately due to foreclose this trust d
any part thereon, any delault or notice of de not cure or waive any delault or notice.	lault hereunder of hitsense all en	vertisement and sale. In the latter event the beneficiary of divertisement and sale. In the latter event the beneficiary of the sale of th
taxes, assessments and other charges that ma	by be levied or assessed upon or h taxes, assessments and other h	ereby, whereupon the trustee shall tix the time and proceed to foreclose this trust deed hereof as then required by law and proceed to foreclose this trust deed hereof as then required in ORS 86.740 to 86.795.
	ke payment of any termine	13. Should the british prior to live days before the date set of hen alter default at any time prior to live days before the date set of hen alter to the trustee's sale, the grantor or other persons in interest, res rustee for the trustee's sale, the beneliciary or his successors in interest, res
to beneficiary: should the granto mother of ments, insurance premiums, liens or other of beneficiary insurance premiums, liens or other of make such payment or by providing benefic make such payment, beneficiary may, at it make such payment, beneficiary may at make such payment, beneficiary may and hereby, together with the obligations describ hereby, together with the obligations describ hereby described at the obligations describ hereby described at the obligations described at th	rate set forth in the note secured ed in paragraphs 6 and 7 of this this the secured by this	biligation secured thereby (including costs and expenses actually incurred biligation secured thereby (including costs and expenses actually incurred biligation and trustee's and attorney's lees not
covenants hereof and for such payments, we	grantor, shall be bound to the	cipal as would not then be due had no default occurred, be dismissed
described, and all such payments shall be in described, and all such payment, thereof shal out, notice, and the nonpayment, thereof shall	immediately due and payable and	14. Otherwise, the sale shall be held on the date and at the time Jace designated in the notice of sale or the time to which said sale place designated in the notice of sale or trustee may sell said property e
constitute a breach of this trust deed.	es of this trust including the cost d expenses of the trustee incurred ston and trustee's and attorney's	in one parter of the highest bidder for cash, payable at the time of a section to the highest bidder for cash, payable at the time of the purchaser its deed in form as required by law convision shall deliver to the purchaser its deed in your overant or warranty, express on the section of th
fees actually incurred.	ction or proceeding purporting to	the property a statistic deed of any matters of lact statistic of control of the truthfulness ithereof. Any person, excluding the truthfulness ithereof. Any person, excluding the truthfulness ithereof.
any suit for the foreclosure of this deed,	to pay all costs and expenses, m-	shall apply the proceeds of sale to payment of (1) the expenses of sale shall apply the proceeds of sale to payment of a reasonable charge by trut
amount of althing court and in the event o lized by the trial court, drantor further a decree of the trial court, drantor further a culture court shall adjudge reasonable as	frees to pay such sum as the ap-	deed as their interests may appear in the order of their priority and deed as their interests may appear in the order of their priority and the deed as the interest may appear in the order of their priority and the deed as the interest may appear in the order of their priority and the deed as the interest may appear in the order of their priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the priority and the deed as the interest may appear in the order of the order of the priority and the priority appear in the order of the priority
ney's lees on such appeal.	all of said property shall be taken	surpose. 216. For any reason permitted by law beneliciary may ifon an iterative law and the successor or successors to any trustee name herein or to time appoint a successor or successors. Upon such appointment, and w
It is multurily agreed any portion or 8. In the event that any portion or 8. In the event that any portion or cond	any portion of the montes payment	conveyance to the successful upon any trustee herein named of app
under the right of entitled or require that all or right, if it'so elects, to require that all or as compensation for such taking, which an	attorney's lees necessarily paid or shall be paid to beneficiary and	hereunder. Lach und by beneliciary, containing reference to the
under the right of entitient outre that all or right, it's to electra, to require that all or as compensation for such taking which ar to pay all reasonable costs, expenses and incurred by it first upon any, reasonable cost applied by it first upon any, reasonable cost	its and expenses and attorney's lees, cessarily paid or incurred by bene-	hereunder. Each such a provide the property of the property in and its place of the county or counties in which the property in an
under the right of entities or equire that all or right, it's to elects, to require that all or as compensation for such taking, which as as compensation for such proceedings, incurred by grantor in such proceedings, applied by it first upon any reasonable con both in the trial and appellate courts, ne ficiary in such proceedings, and the bala secured hereby; and grantor agree, at its	that be paid and attorney's lees, ts and expenses and attorney's lees, cessarily paid or incurred by bene- nice applied upon the indebtedness own expense, to take such actions , necessary in obtaining such con- uest.	powers and duites control appointment and substitution shall be made by hereunder. Each such appointment and substitution shall be made by instrument escuted by beneficiary, containing reference to this trans and its place of record, which, when recorded in the olice of the C and its place of record, which, when recorded in the olice of the C Clerk or Recorder of the county or counties in which the property a su- shall be conclusive proof of proper appointment of the successor trustee that is conclusive proof of proper appointment of the successor trustee acknowledged is made a public record as provided by law. Trustee acknowledged is made a public record as provided by law. Trustee acknowledged is on or proceeding in which granter, beneficiary or trust or of any action or proceeding is brought by trustee shall be a party unless such action or proceeding is brought by trustee

Scheile The Manageria		<u> </u>
ane County, Oregon prop NIDES and ANTOINETTE M. Or the benefit of First	erty is encur SNIDES, hust	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto except the bered by a prior trust deed executed by HAROLD D. and and wife, Grantor to Pioneer Title Company, Trust k of Oregon, dated October 11, 1974, recorded October of 7444088 in the Official Records of Lane County, Or same against all persons whomsoever.
The grantor warrants that the at successive for second processes (b) for an orden indication second secon	proceeds of the los	n represented by the above described note and this trust deed are: Mark ar resignation summary from the structure in the structure of the stru
This deed applies to, inures to ors, personal representatives, successo sontract secured barehy whather or or	o the benefit of and ors and assigns. The	1 binds all parties hereto, their heirs, legatees, devisees, administrators, execu-
IN WITNESS WHEREO	F, said grantor h	has hereunto set his hand the day and year first above written.
as such word is defined in the Truth-in- beneficiary MUST comply with the Act of disclosures; for this purpose, if this instru- the purchase of a dwelling, use Stevens- if, this instrument in NOT to be disc	Lending Act and Reg and Regulation by m ment is to be a FIRST Ness Form No. 1305	ry is a creditor solution z, the ROBERT L. FRACHISEUR aking required isen to finance or equivalent; JHAN A. FRACHISEUR
with the Act is not required, disregard this n		e the purchase flain A - functioner
III the algorer of the above is a carparation, use the form of acknewledgment appeals.] STATE OF OREGON,		
JULY 1	) 83 )	STATE OF OREGON, County of) ss.
Personally appeared the above nar RORERTUL, FRACHISEUR and JEANSA: SERCHISEUR	And and an area and an	Personally appeared and
	n fan skied i ster fan skied 1994 - Skied Skied fan skied 1995 - Skied Skied fan skied	secretary of
Dent to be Une fr woluntary Peter See The fr woluntary OFFRICIAL	toregoing instru- y act and deed.	a 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:
EALS = VULSAULIN	stelly	Notary Public for Oregon
Notary Public for Orego	a na the second se	(OFFICIAL
My commission express.	and an and a second second and a second s Alterna Constitution (Constitution of the second	My commission expires:
My commission expires:	REQUES REQUES To be model to cancel all evidence to cancel all evidence	My commission expires: TFOR FULL EXCONVEYANCE y when shilpstiess have been poid. . Trustee indebtedness secured by the foregoing trust deed. All sums secured by said o directed, on payment to you of any sums owing to you under the terms of cess of indebtedness secured by said trust deed (which are delivered to you
My commission expires:	REQUES Half To be used on the state of all in stied. You hereby ar fo cancel all eviden nd to reconvey, with Mail reconveyance e Half O be one	My commission expires: SEAL) T FOR FULL EXCONVEYANCE y when shilpsilons have been poid. Trustoe midebiedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ces of indebiedness secured by said trust deed (which are delivered to you out warranty to the parties designated by the terms of said trust deed the and documents to
My commission expires: It's better the second seco	REQUES Half To be used on the state of all in stied. You hereby ar fo cancel all eviden nd to reconvey, with Mail reconveyance e Half O be one	My commission expires: If FOR HULL EECONVEYANCE y when shilgettess have been poid. Trustee indebtedness secured by the foregoing trust deed. All sums secured by said o directed, on payment to you of any sums owing to you under the terms of cess of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the
My commission expires: Le harner the second	REQUES Half of the bood of the marger of all in stied. You hereby ar for cancel all evidence and to reconvey, with Mail reconveyance of NUC SECON Struct present of the Struct	My commission expires: SEAL) T FOR FULL EXCONVERANCE y when shilpstiess have been poid. Trustoe disbitedness secured by the foregoing trust deed. All sums secured by said to directed, on payment to you of any sums owing to you under the terms of cost of indobtedness secured by said trust deed (which are delivered to you out warranty, to the parities designated by the terms of said trust deed the and documents to 200 mol NACE of action all and any sums of said trust deed the and documents to 200 mol NACE of action all and any sums of said trust deed the and documents to 200 mol MACE of action all any sums of said trust deed the and documents to 200 mol MACE of action all any sums of said trust deed the and documents to 200 mol MACE of action all any sums and said trust deed the and documents to 200 mol MACE of action all any sums are action and any sums and any sums of said trust deed the and documents and all approach and any sums are action and any sums and any sums are action and any sums and any sums are action and any sums are action and any sums are action any sum
The undersigned is the legal owner. The undersigned is the legal owner. If the undersigned is the und	REQUES Half of the bood of the marger of all in stied. You hereby ar for cancel all evidence and to reconvey, with Mail reconveyance of NUC SECON Struct present of the Struct	My commission expires: My commission expires: TFOR HULL EXCONVEYANCE y when selligeness have been poid. Trustoe indebtedness secured by the foregoing trust deed. All sums secured by said to directed, on payment to you of any sums owing to you under the terms of ces of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the and documents to 2000 model WACE of fact astronaut of Secure 1 WACE of fact astronaut of Secure 1 Second THE THE CONSTRUCT Beneficiary Defines the delivered to the trust for concellation before reconveyonce will be made. STATE OF OREGON,
My commission expires: L My commission expires: L Distinct the experimental of the e	EQUES REQUES REQUES Faint for the berned enti- r and holder of all in Stied. You hereby ar to cancel all evident mail reconvey, with Mail reconvey, with Mail reconvey, with Mail reconvey ance e NUC EESO OF LO ENTE which it serves COFO OF LO LOCE OF LO	My commission expires: My commission expires: T FOR FULL EXCONVEYANCE by when sublighteen have been pold. Trustee indebtodness secured by the foregoing trust deed. All sums secured by said a directed, on payment to you of any sums owing to you under the terms of ces of indebtodness secured by said trust deed (which are delivered to you out warrant, to the parties designated by the terms of said trust deed the indebtodness secured by said trust deed (which are delivered to you out warrant, to the parties designated by the terms of said trust deed the indebtodness secured is secured by said trust deed (which are delivered to you out warrant, to the parties designated by the terms of said trust deed the ind documents to 1000 model WACE of the parties use to Beneticiary COULTING [1], INHE (DECOULTING II) be made. STATE OF OREGON, County of I certify that the within instrument
My commission expires: 1. Interest the extent of the second of 1. Interest the second of the second of 1. Interest the second of the second of 1. Interest the second of the second 1. Interest the second of the second of the second 1. Interest the second of the second of the second 1. Interest the second of the second	ELECTED STATES	My commission expires:       SEAL)         T FOR FULL EXCONVEYANCE       Second by the foregoing trust deed. All sums secured by said endesteed on payment to you of any sums owing to you under the terms of ces of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the und documents to
My commission expires: 1. La barrer Ha constraints of the second of 1. La barrer Ha constraints of the second 1. La barrer Ha constraints of the second of 1. La barrer Ha constraints of the second of the 1. La barrer Ha constraints of the second of the 1. La barrer Ha constraints of the second of the 1. La barrer Ha constraints of the second of the 1. La barrer Ha constraints of the second 1. La barrer Ha constraints of the second 1. La barrer Ha constraints of the second 1. La barrer Ha constraints of the second of the second of the 1. La barrer Ha constraints of the second of the second of the 1. La barrer Ha constraints of the second of t	EQUES BUT To be used and Part of the be used and Part of the be used and Part of the best of all in Stied. You hereby are for cancel all evidence and to reconvey, with Mail reconvey, with M	My commission expires:       SEAL)         T FOR FULL ELCONVEYANCE       Status         'n when ebiligation have been pold.       Trustee         . Trustee       Trustee         'n debtodness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ces of indebtodness secured by said trust deed (which are delivered to you out warranty, to' the parities designated by the terms of said trust deed the indebtodness secured by said inductions of said trust deed the foregoing trust deed (which are delivered to you out warranty, to' the parities designated by the terms of said trust deed the induction of the parities use to the foregoing trust deed (which are delivered to you out warranty, to' the parities use to the foregoing trust deed (which are delivered to you out warranty).         COALTUR []J. []SHE
Le latter ite entities of the second of the open section of the second of the open section of the second of the open second of the second of t	EQUES REQUES To be used eal Particular to be	My commission expires:       (OFFICIAL SEAL)         T FOR FULL EECONVEYANCE       (OFFICIAL SEAL)         T rustee       (Indebtedness secured by the foregoing trust deed. All sums secured by said of directed, on payment to you of any sums owing to you under the terms of control by out out warranty, to the parties designated by the terms of said trust deed the ind documents to
My commission orpires: In the undersigned is the legal owner The undersigned is the legal owner rist deed have been fully paid and satis ald trust deed or pursuant to statute, is erowith together with said trust deed) an Hale now held by you under the same. I HOS LHE DINEODE OF SECON MATED: Matter and satis MATED: MATER and satis MATED:	ELECTRIC Control of and and a second a se	My commission expires:       (OFRCIAL SEAL)         My commission expires:       (OFRCIAL SEAL)         T FOR FULL RECONVEYANCE       ************************************

ALC: N

.

## EXHIBIT "A"

10973

Lot 25, Block 1, FIRST ADDITION TO BUENA VISTA, as platted and recorded in Volume 20, Page 25, Lane County Oregon Plat Records, in Lane County, Oregon

AND

Lot 13, Block 6, CRES-DELL ACRES SECOND ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record this 11 day of July A. D. 19 83 at 12:0% lock PA<sup>\*</sup>, and duly recorded in Vol. <u>M83</u> of <u>mtges</u> 12.00 fee By <u>EVELYN BIEHN</u>, Count: 12