. (i. da.) with the indirection (size) research WITNESSETH: the

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: All to make the Architect forms the medical effects that content and materials make a ten-All learnings as account the content and habit life interests a count valuable of a second and the learnings as account the content and materials and materials and the second and the second and the

and the second will have See Attached "A" and and the large the large Injusto:

John Fafell 5021 Valley Crt. Hlamath Felle, One 97603

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

\$6,000.00. Dollars, with interest thereon according to the terms of a promissor note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to, join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary my require and to pay for liting same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

tions and restrictions allecting said property; if, the beneficiary so requests, to, join in executing such innancing statements prissuant to the Uniform Commercial Code as the beneficiary may require and to pay for liling same in the proper public office or offices, as well as the cost of all lien searches made by liting officers or searching agencies as may be deemed desirable by the beneficiar of the cost of all lien searches made by liting officers or searching agencies as may be deemed desirable by the sending of the cost of the said premises against loss or damage by lite and such other hazards as the spaniciary many from time to time require, in an amount not less than \$\frac{1}{2}\$. All \$\frac{1}{2}\$. In the control of the search of the search of the search of the search of the comments acceptable to the beneficiary will loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; it the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or herealter placed on said buildings, the beneficiary may procure the same al grantor's expense. The annount collected under any live or other insurance policy may be applied by beneficiary upon any indebtedness secured thereby and in such order as beneficiary any part thereol, may be released to grantor. Such application or colleases shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

5. To keep said premises lites from construction l'ens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges that they be deceased to a such active of the such as a such active of the such as a such active of the such as a such a

(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 afreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there n of any matters or facts shall be conclusive proof of the truthfulness thereof. Truster's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by frantor 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 the indebtedness, hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the runts, issues, and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds, of live and other insurance, policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive-any default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may determine the beneficiary as at discovering the beneficiary and the deplication or release thereof as aforesaid, shall not cure or waive-any default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may determine the beneficiary as at mortage or the tensor of the said described real pay after notic

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paving the entire amount due at the time of the cure other than such partion as would not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses, actually incurred in enforcing the obligation of the trust deed fogether with trustees and attorney's lees not exceeding the amounts provided by law.

by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be portponed as provided by law. The trustee may self said property either in one parcel or in separate parcels and shall self the parcel or parcels at auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser its deed in the said sequence of the trustee shall deliver to the purchaser its deed norman or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustees atterney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.

surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitutions shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trusteeshall 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 lows of Oregon or the United States, a fille insurance company authorized to insure title 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 CRS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully serzed in tee simple of said-described real property and has a valid, unencumbered title thereto

cexcept for one half cinterest owned by the estate of Laddie Tofell.

and that he will warrant and forever defend the same against all persons whomsoever.

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, family, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person), are for business or commercial purposes office than of incitural purposes.

tors, personal representatives, successors and a contract secured hereby, whether or not named masculine gender includes the ferninine and th	1 00 0 6	C-t	man mean m	e noider and owi	visees, administrators, oner, including pledges, or the context so require	execu of the
IN WITNESS WHEREOF, said	-	a		ine plutill.		
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and the assuch word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regulated disclosures; for this purposo, if this instrument is to the purchase of a dwelling, use Stevens-Ness Form this instrument is NOT to be a first lian, or is a first discount of a dwelling use Stevens-Ness Form No. 1306, owith the Act is not required, disregard this notice.	hever warrar the beneficia Act and Re- plation by m to be a FIRST m No. 1305 not to finance r equivalent	nty (a) or (b) is ry is a creditor gulation Z, the taking required lien to finance or equivalent; to the purchase if compliance	John Oum	. Pofee	strist above written	
(If the signer of the above is a carporation, use the form of acknowledgment apposite.)	a lie bag	ir satimosidadad Karl	e komo kantigoria da	Cathrian of the Cathrian		
STATE OF OREGON, County of Klamath } Personally appeared the above named	to themselves	STATE OF C	OREGON, Coun	ty of N/E), 200. de	is.
John and Erma K. Tofel	duly sworn, did say that the former is the president and that the latter is the secretary of					
ment to be their voluntary act as Belore no: SEALO Zunetha And the		sealed in beha	if of said corpora	tion and that the	foregoing instrument is instrument is instrument was signed by of its board of directent to be its voluntary	i and
Notary Public for Oregon My commission expires: /2-29	Notary Public for Oregon My commission expires:			(OFFIC		
The undersigned is the legal corner and ho trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to recestate now held by you under the same. Mail rec	l all evider convey, with	ices of indebtedne rout warranty to	iss secured by s	r any sums owin	to you under the term	ns of
DATED: 10 Annual Market Marke	il koltakeria ja ne lossifi operation of lossifi operations lossifi operations los	Area of the control o	The street of th	Beneficiary	*conveyance will be made.	
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TRUST DEED [FORM No. 881] **SEVENS NESS LAW FUB SO PRONTLAND, ORF	e stromen de regione de la composition della com	e on est la como t fraktien la faction e des times la como la como est la como de proposition e de proposition e de como est la como de como est la como est la como de como est la como est la como de como est la como est la como est la como de como est la como		ATE OF ORE	}	ss.
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New Capital Enterprises Co Beneficiary AFTER RECORDING RETURN TO 2428 Washburn Way	Main many in the control of the cont		rage of the Mile of the Species Standard Sparts Tankingson, Bull Trave Challen and Bull — I had		gos of said County. y hand and seal	of
× 1956	ration to the de-	the tradition of the first	andre e training.	NAME	TITLE	2

That portion of Lot One (1), of Block Two Hundred Eighteen (218), Second Mills Addition to the City of Klamath Falls, Klamath County, Oregon, more particularly described as follows: to-wit: Beginning at a point forty (40) feet south of the northeast corner of Lot one (1), Block Two Hundred Eighteen (218), Second Mills Addition to the City of Klamath Falls, Oregon; thence west, along a line parallel with Union Avenue, a distance of Fifty (50) feet to the dividing line of Lots One (1) and Two (2); thence South along the dividing line of Lots One (1) and Two (2) a distance of forty feet (40); thence East along a line parallel with Union Avenue, a distance of Fifty (50) feet, the Easterly line of Lot One (1); thence North, along the Easterly line of Lot One (1); facing on Division Street, a distance of Forty (40) feet to the place of beginning.

STATE OF OREGON,)
County of Klamath)
Filed for record at request of

on this_18t day of ___Warch_A.D. 19__85

at____11:50 ___o'clock_A_M, and duly recorded in Vol.__M85 of ___Mortgages

Page ___3989

EVELYN BIEHN, County Clerk

By Am Au Deputy

Fee ___13.00

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