IRM No. 881-Oregon Trust Deed Series-IRUST DEED.	<u>K=37940</u> يون کې	A.D. B. A.M.	11234
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THIS TRUST DEED, made this	day of	July Everyon	19.85 , between
DAVID C. BEVILLE			
Grantor, H. F. SMITH, atto OLITA R. KNIGHT and FRANC	rney at law		, as Trustee, and
OLITA R. KNIGHT and FRANC	IS L. FUSON, as te	nants in common	
ne-half interest each,			e11.50
Beneficiary,	50 5	100 P. 11	1. A.
	WITNESSETH:	too in trust with nowe	r of sale, the property
Grantor irrevocably grants, bargain	ns, sells and conveys to trus	tee mi trașt, with powe	
Klamath County,	Oregon, described as.		
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Lot 4. Block	56, NICHOLS ADDITI	ON to the	1
LECIZI Town of Linky according to	ilie, now City of	Klamath Falls,	
according to	the official plat	thereof on file	
in the office	or the County cre	rk of Klamath	
County, Orego	n,	en de la companya de	and the second second
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TWENTY-TWO THOUSAND AND NO/100 sum of

To protect the security of this frust 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 on restorie: 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 complete aits incurred therefor. 3. To complete aits and property if the benelicitary so requests, to join in executing such that is a state of the formation of the full on the same in the proper public offices, as well as the cost of all lies searches made by thing officers or searching agencies as may be deemed desirable by the beneliciary.

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(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 agreement alfecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons feasible conclusive proof of the truthulness thereoi. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by a receiver to be appointed by a court, and without regard to the adequacy of any security for erty or any part thereol, in its own name sue or otherwise collect the rest. Secure dent project, and there and upolits, including those past due and unpaid, and apply the same. It is not rents, issues and profits, including those secured hereby, and in such order as attributer of such as the property, and the application or release thereol as in a damage of the property, and the application or release thereol as atorcaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act derive of a damage of the property, and the application or release thereol as atorcaid, shall not cure or waive any delault or notice.
11. Upon delault by grantor in payment of any indebtedness secured hereby in the beneficiary may at easy determine of any agreement hereunder, the beneficiary may declare, all, such as proceed to loreclose this trust deed in equity as a mortage or direct the trustee to loreclose this trust deed by advertisement and sale. In the latter event the beneficiary or invalidate any act derive hereby, whereupon the trustee shall in the time and place of such secure hereby, whereupon the trustee shall is the time and place of such secure hereby, whereupon the trustee shall is the time and place of such secure hereby whereupon the trustee shall is

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure 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. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default ocsts and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and of the time.

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 trustee 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 title 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 ORS 696.505 to 696.585.

The grantor Covernet	to and with the beneficiary and those claiming under him, that he is law- I real property and has a valid, unencumbered title thereto
tully seized in fee simple of said describe	to and with the beneficiary and those claiming under him, that he is law- I real property and has a valid, unencumbered title thereto
and that he will warrant and forever defe	I real property and has a valid, unercurst
and that he will when	at the thereto
forever defe	nd the same against all persons whomsoever.
[14] A. B. Sandar, M. S. Sandar, J. S. Sandar, Sandar, S. Sandar, S. Sandar, Sandar, Sandar, Sandar, Sa	suitst all persons whomsoever.
and grantor work	an a
purposes.	no loan represented by the above described
tors, personal representatives, success to the benefit contract serural	he loan represented by the above described note and this trust deed are: SUPPORTED ADDITION TO DESCRIPTION AND ADDITION AND ADDITION AND ADDITION ADDITION AND ADDITION ADDITIONAL ADDITION ADDITIONAL ADDITICO ADDITICO ADDITICO ADD
WITNESS WHEREOF, said grant	er, and the singular number includes at and whenever including pledgee of at
not applicable; if warment by lining out	or mas hereunto set his hand the day
as such word is defined in the Truth-In-Lending Act and beneficiary MUST comply with the Act and Resultion by disclosures; for this purpose, if this instrument is to be a Fil if this instrument is NOT to be Stevens-Ness form Ma	frianty (a) or (b) is filter with the second se
if this instrument of a dwelling, use Statute the bar of the	making required
In a purchase of g dwelling, use Stevens-Ness Form No. 13 if this instrument is NOT to be a first lien, or is not to be of a dwelling use Stevens-Ness Form No. 13 with the Act is not required, disregard this notice. If the signer of the above is	RST lien to finance OS or squivalent; ance the purchase but, if compliance
use the form of acknowly is a corporation	- compliance
of a dwelling use Stovens-Ness Form No. 13 with the Act is not required, disregard this notice in the first lit, the signer of the above is a comparation use the form of acknowledgment opposite. STATE OF OREGON: County of KLAMATH ss.	STATE OF OREGON, County of
SS.	STATE OF OFFCON
Personally appeared the above means	P
Personally appeared the above named	Personally appeared
	president and that the former is the
menfactor be <u>his</u> voluntary act and deed.	Constitution, and they at
OFFICIAL	a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and and each. of them acknowledged said instrument to be its volunteers; Before me:
SEAT	and each of them acknowledged said instrument to be its voluntary act
My convision expires: 12-13-86	
Capitos: 12-13-86	Notary Public for Oregon My commission expires: (OFFICIAL
A second se	(OFFICIAL SEAL)
TO:	FOR FULL RECONVEYANCE
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DATED: A State and	rustee btedness secured by the foregoing trust deed. All sums secured by said irected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the
DATED : And the Linkshill in Second Wall reconveyance and the Second Sec	Construction of the terms of said trust deed the
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and lose or destray this Trust Deed OR THE NOTE which it services	Beneficiary
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10802	STATE OF OREGON, S VDDILION County of Klewath }ss.
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TOPT TO LUPEL GEL STORE FOR	I certify that the within instrument ss. I certify that the within instrument ss. was received for record on the 16th day of July served in book/reel/volume No. M85 in book/reel/volume No. M85 on rs Use ment/action of as fee/file/include
AFTER RECORDING RETURN TO	Accord of Mortice to
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Klanjath Falls, OR 97601 Koswi Ho ser-occess Ital Dish deuts-reas Fee: \$9 00	Byelyn Biehn, County Clerk
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