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FORM No. 881-1-Oregon Trust Deed Series-		Vol. 1180	_Page_12978 🛞
64019	SECOND TRUST DEED		-
CRYSTAL N. PALOMII	made this <u>24th</u> day c		
	TLE COMPANY OF KLAMAT	H COUNTY	, as Trustee, and
as Grantor, .MOUNTAINIJ JOHNPALMERandDA	TLE COMPANY OF KLAMAT VID PALMER, or the su	rvivor thereof	,
as Beneficiary,	WITNESSE	TH:	
Grantor irrevocably gi inKlamath	WITNESSE ants, bargains, sells and conveys County, Oregon, described as	to trustee in trust, with	power of sale, the property
Lot 11 of FAIR AC thereof on file i Oregon.	RES SUBDIVISION NO. 1 n the office of the Co	, according to t ounty Clerk of K	he official plat lamath County,
together with all and singular th	e tenements, hereditaments and appurt nd the rents, issues and prolits thereof a	enances and all other rights and all lixtures now or herea	thereunto belonging or in anywise lter attached to or used in connec-
tion with said real estate.	T SECURING PERFORMANCE of e	ach agreement of granion ne	
THREE THOUSA			diat to the terms of a promissory
note of even date herewith, pays not sooner paid, to be due and	ble to beneficiary or order and made by payable as provided ther he debt secured by this instrument is th	ein., X9 e date, stated above, on white	ch the linal installment of said note
To protect the security of	this trust deed, granton agreed dra	nting any easement or creating	nap or plat of said property; (b) join in any restriction thereon; (c) join in any locting this deed or the lien or charge inty, all or any part of the property. The be described as the "person or persons"

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suburunanting of other agreement internet and so deed on the net of the represent thereoi: (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or facts shall legally entitled thereoi" and the recitals there 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 delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without refer upon and take possession of said prop-terity or any part thereoi, in its own at due and unpaid, and apply the same, issues and profilts, including those past content, and, without refer upon and take possession of said prop-rely is and expenses of operation and collection, including reasonable attor-ney's lees upon any indibitedness secured hereby, and in such order as ben-licitary may determine. 11. The entering upon and taking possession of said property, the rollection of such refs. issues and profilts, or the proverds of thre and other insurance policies or compensation or awards tor any taking or damade of the property, and the application or release thereod as shore-aid, shall not cure or waive any delault or notice. I default hereunder or invalidate any act dom pursuant to such notice.

In such the application or release thereof as aloresaid, shall not cure or value any delault to notice of delault hereunder or invalidate any act done invalue to such notice.
12. Upon delault by drantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may here the beneliciary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall exclude the said described real property to satisfy the obligations secured his written notice of delault hereing and this election in any proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall exclude this written notice of delault and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, five notice thereases the respectively whereupon the trust eshall is the time and place of sale, five notice therease is then required by low and proceed to foreclose this trust deed in truste of the beneliciary of the days before the date set by the trustee is also the second the beneliciary of the trust expectively, the entire amount then due under the terms of the trust deed and there of the trust is sole to the trust is also the period of the trust expecting the terms of the trust deed and the delault, in which event all foreclosure proceeding shall be dismissed by incurred in one patient of the said best here of also or the time to which said self may fine prior to be default and thereby curve the delault, in which event all foreclosure proceeding shall be dismissed by incurred in the notice of sale or the time to which said self may be be adden to default occurred, and thereby curve the delault, in which event all foreclosure proceeding shall be dismissed by incurred in any one patient of the said self by by law. The trustee may sell axid property either the trust

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason psemitted by law heneliciary may from time to time appoint a successor or successors to any trustee name herein or to any successor trustee appointed hereinfer. Upon such appointment with all title conveyance to the successor trustee, the latter shall be valued or appointed hereunder. Each such appointment and substitution shall be rosted or appoint instrument executed by beneliciary, outsaming reference to this trust deed and its place of record, which, when recorded 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 and cologiated to notify any party hereto of profing sale under any other deed of trust or of any action or proceeding in which frantor, 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 sovings and loan association authorized to do business under the laws of Oregon or the United States, a lille insurance company authorized to insure title to read property of this state, its subsidiaries, alfiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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) MANNA MORNOW NOK FRADUCK BANKA BANKABANK PERSON AND AND SOUTH AND PURPOSES other Than agricultural DURING.

WWR0505. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 ...

	warranty (a) or (b) is	year first above written.
beneficing Atter	and Baseling is a creditor	Rom
the instrument is purpose, if this instrument is and	TOT CRUCING TOT CRUCINAT M	as attorney-in-fact
if this instrument to Welling, use Stevens-Ness Form No.	1305 or equivalent	
with the Art state of the second second second second	finance the purchase	Palomino
with the Act is not required vigregard this notice. If the signer of the above it a corporation, use the Yourn of setknewledging corporatie.j	valent. If compliance chieffolde	Falonno
use the Join of atknowledging conortion,	V	-
STATE THE THERE AND	(ORS 93.490)	
STATE OF OBERARY	STATE OF	
country of Klamath	STATE OF OREGON, County of	
july 24 10 86		
SUMMINV Annegrad St 1	Personally appeared	
	duly sworn, did say that the former is it	
fact for CRYSTAL N. PALOMINO		
	president and that the latter is the secretary of	· · · · · · · · · · · · · · · · · · ·
The second se	8 Corporation and st	
and acknowledged of		
ment to be his voluntary act and deed	corporate seal of said corporation and that sealed in behalf of said corporation and that and each of them acknowledged said insi	t the instrument was signed and
Delore me:	and deed.	rument to be its voluntary and
(OFFICIAL	Beiore me:	the voluntary act
SEAL) Meller (Bele		
Notary Public for Oregon	Notary Public for Oregon	
My commission expires:		(OFFICIAL
	My commission expires:	SEAL)
nerewith together with said trust deed) and to	all indebtedness secured by the foregoing trust do by are directed, on payment to you of any sums ov idences of indebtedness secured by said tamed a	ed. All sums secured by said ving to you under the terms of I (which are delivered to you
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all evi herewith together with said trust deed) and to reconvey, to estate now held by you under the same. Mail reconveyant	all indebtedness secured by the foregoing trust do by are directed, on payment to you of any sums ov idences of indebtedness secured by said trust deed without warranty, to the parties designated by th nee and documents to	e terms of said trust deed the
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