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 granter herein contained and payment of the

sum of

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable. August 29

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final 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 date of property is not currently used for agricultural, timber or grazing purposes.

then, at the beneficiary's option, all obligations secured by this ins herein, shall become immediately due and payable.

The above destribed real property is not currently used for agriculture of the security of this trust deed, grantor agrees:

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

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

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

To complete by restore and maintain said property in food condition rich to commit or, permit any may be of pay provenent thereon;

The protect of the security of the security

real, times or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in franting any essenient or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (d) reconvey, without warrant affecting this deed or the lien or charge thereol; (d) reconvey, without warrant and the property of the property. The france in any reconveyance times be accepted as the "person or persons legally entitled thereto," and the recitals therein as the "person or persons legally entitled thereto," and the recitals therein the state of the property of the conclusive, proof of the truthulness therein. The state of any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any delault by frantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regiard that adequacy of any security for the indebtedness hereby secured, enter upon dadequacy of any security for the indebtedness hereby secured, enter upon dadequacy of any security for the indebtedness hereby secured, enter upon dadequacy of any security for early or any part thereof, in its own names upon the property and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, 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 the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as idoresiad, shall not cure or waive any default or notice of default hereunder or invalidate any cure or waive any default or notice of default hereunder or invalidate any cure or waive any default or notice of any agreement hereunder, the

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 86.733, may cure the delault or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the delault 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 delault occurred. Any ther delault that is capable of being cured may be cured by predefined the period and the time obligation or trust deed. In any case, in addition to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's fees not exceeding the amounts provided by law.

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 at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of said. Trustee shall deliver to these bidder for cash, payable at the time of said. Trustee shall deliver to the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor 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 trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their trustee in the trust clerd as their interests may appear in the order of their priority and (4) the surplus, il any, to the frantor or to his successor in interest entitled to such surplus, il any, to the first priority and time appoint a successor or succes-

surplus. It amy, to the guanter or to mis successor in interest entitled to such 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 frustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage 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 acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other detrust or of any action or proceeding in which frantor, beneficiary or tr 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 lows of Oregon or the United States, or 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.

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The grantor covenants and agrees to	to and with the beneficiary and th	hose claiming under him, that he is law-
ully seized in fee simple of said described	real-property and has a valid, u which substitute and supplied with super- supplied by the substitute of the substi- st one by which are applied as write but the substitute of the substitute of the	HERCHIDERED THE HEREIO
and that he will warrant and forever defe	end the same against all persons	whomsoever.
त्रिको प्रकार विशेष्ट्र के प्राथमिक कुल्या । यह विशेष प्राप्त के प्रकार प्रकार विश्वपनित्र किया । पुत्र कुल प्रदेश का प्राप्त के प्रकार के प्रवाद के प्रकार के प्रकार के प्रकार के प्रकार के प्रमाणिक के प्रकार के प्रकार कुल के कुल्या के प्रकार के	The method of the control of the con	ું કર્યો કે ફોર્મ કર્યું કે પ્રાપ્ત કરે છે. તે કે કોર્માં કે સામે કે લાગ તમારે કે ફાય કરાવે કે માર્ગ કરો છે. તો કો કે બાલક કર્યા હતા છે. તે કાર્યું કે સમાના દેવની પૂર્વ માર્ગ કર્યો હતા છે. તે કાર્ય કરો કે માર્ગ કરો છે. તો કોર્મ કે પ્રાપ્ત કર્યો કે કાર્ય કે કાર્યા કે ફોર્મ કે જોઈ કે જેમાં કે જેમાં કે જોઈ કે જે કે જે છે.
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Appearance of the property of	in the property of the control of th	
The grantor warrants that the proceeds of (a)* primarily tor grantor's personal, famil (b) for an organization, or feven if grant	ly or household purposes (see Important	t Notice below).
This deed applies to, inures to the benefit	t of and binds all parties hereto, their h	heirs, legatees, devisees, administrators, executors,
secured hereby, whether or not named as a benefingender includes the teminine and the neuter, and	liciary herein. In construing this deed an the singular number includes the plural.	
IN WITNESS WHEREOF, said		the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warrenty (a) is applicable and the b as such word is defined in the Truth-in-Lending Act	peneficiary is a creditor VALERIE and Regulation Z, the	J. CROOK
beneficiary MUST comply with the Act and Regulatio disclosures; for this purpose use Stevens-Ness Ferm No. If compliance with the Act is not required, disregard to	o. 1319, or equivalent.	
(If the signer of the above is a corporation, use the form of acknowledgement apposite.)	Approximate to the second of t	
STATE OF CARSON,	STATE OF CALLORY,	
County of Aurelia This instrument was acknowledged below) ss. County of County of This instrument was ack	nowledged before me on September Ze
August Sent 2 ,19 86 by	1986, by Unce	vir 1. Greek
VALERIE J. CROOK	of	
JAMES L. CREEN Votary Public to	au မေတည်ကို မြောင်ရှိသည်။ မြောက်မြောက်များကြောင့် မေတိုင်	(SEAL
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the time and the second the legit to the time	REQUEST FOR FULL RECONVEYANCE. TO be used only when obligations have been pai	polar School Print
TO:	a realizaçõese espais aparticata e plantace. Propositi referir Trustoc plantações estate a c perior aparticipa espais e partica de la calega.	
trust dead have been fully paid and satisfied. Y	You hereby are directed, on payment to	he foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of the said of the
said trust deed or pursuant to statute, to cano herewith together with said trust deed) and to re- estate now held by you under the same. Mail re-	econvey, without warranty, to the part	d by said trust deed (which are delivered to yo ties designated by the terms of said trust deed th
that with wid the symptom of the appropriate the partitional set	O SABECHARAMA E TO AMBRICAN AND AND AND AND AND AND AND AND AND A	
		Beneficiary trustee for cancellation before reconveyance will be made.
Do not lose or destroy this Trust Deed OR THE NOTE	E MAICH IT SECURES. BOTH MAST DE CENTRALES TO THE	
TRUST DEED		STATE OF OREGON, County of
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CEUNCE E REZVIOU	F. CROOK TAININ COMMAN	Witness my hand and seal of County affixed.
GROSEL & MANAGE	- CROOK	Witness my hand and seal

EXHIBIT

A portion of the Westerly end of Lot "A" of the resubdivision plat of Lots 1, 2, 7 and 8 Block 45, Nichols Addition to the City of Klamath Falls, Oregon, in the County of Klamath, State of Oregon, described as follows:

Beginning on the Southerly line of Washington Street (formerly Canal Street) at the most Westerly corner of said Lot "A"; thence Southeasterly along the Westerly line of said Lot "A" forty-five feet, more or less, to the most Southerly corner of said Lot "A"; thence Northeasterly along the line between Lots "A" and "B" of said Block, 38 feet; thence Northwesterly to a point on the South line of Washington Street, 40 feet Northeasterly from the point of the beginning; thence Southwesterly along said Southerly line of Washington Street, 40 feet to the place of beginning.

And a strip of land off the Northeast corner of Lot 6, Block 45 in Nichols Addition to the City of Klamath Falls, Oregon, in the County of Klamath, State of Oregon, described as follows: Beginning on the Southerly line of Washington Street (formerly Canal Street) at the intersection with the Southerly line of said street and the Easterly line of said Lot 6; thence Southerly along the said Easterly line of Lot 6, 90 feet; thence Westerly at right angles 11 feet; Washinton Street; thence Easterly along Washington Street to the point of beginning.

STATE	OF	OREGON:	-					100	
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