FORM No. 881-Oregon Trust Deed Series-TRUST DEED. K(	TC - 39646		
<sup>ok</sup> 77757	TRUST DEED	- Val mro	ge 13999
THIS TRUST DEED, made this ROBERT R. HENDERSON and	4th	August	, 19.87, between
as Grantor, Klamath County Title Co FRANK J. BRODERICK and CA	., 422 Main, Klamath H ROL J. BRODERICK,	alls, Oregon husband and wife	, as Trustee, and
as Beneticiary,			·····,
	WITNESSETH:		
Grantor irrevocably grants, bargains in	offegon, described as: ots 6 and 7, Block 40 Klamath Falls, Oregon of Block 40, said co treets, thence runnin beginning; thence con a long a line which c e along the half-bloc inters an existing wal	), as shown and record , more particularly of prner being at the rig ag along Main Street, tinuing along Main St enters an existing was k line, South 38°46'3 1, North 51°13'38" We	ded on the described as worth 38°46'33" treet North all, South 33" West 49.63 est 119.95
together with all and singular the tenements, here now or hereafter appertaining, and the rents, issue tion with said real estate. FOR THE PURPOSE OF SECURING P. sum of ONE HUNDRED FIVE THOUS note of even date herewith, payable to beneficiary not sooner paid, to be due and payable 24 mo The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the gra then, at the beneficiary's option, all obligations se herein, shall become immediately due and oavable	ERFORMANCE of each agreen SAND FOUR HUNDRED Dollars, with ir or order and made by grantor, it nths from the date of this instrument is the date, stat described property, or any part	utes now or hereafter attached then of grantor herein contained AND NO/100s (\$105 Interest thereon according to the the final payment of principal a 19the first installmer red above, on which the final inst thereof, or any interest therein	to or used in connec- and payment of the (400.00) terms of a promissory and interest hereot, if (5/1/89). stallment of said note is sold, agreed to be

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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 workmanike manner any building or improvement which may be constructed, damaged or destroyed for some second with the seconstructed, damaged or destroyed for some second with the beneficiary so requests, to join in executing such limiting self property; if the beneficiary so requests, to join in executing such limiting self as and to pay for filing same in the proper public office or office, as well as and to pay for filing same in the proper public office or office, as well as any be deemed distable by the beneficiary. 4. To provide and continuously maintain invarce on the builtones

I for and restrictions allecting sold property: if the beneficiary or requests, to form network of the restriction may require and to pay for filing same in the open public officers or searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed as may be deemed deirable by the other searching agreed and searching agreed and the searching agreed and the searching agreed at the searching a searching at the searching agreed at the searching a searching agreed at the searching agreed at the searching agreed at the searching a searching agreed at the searching agreed at th

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in groupordination or other agreement and treating any restriction thereon: (c) join in any subordination or other agreement and treating this deed or the lien or charge thereoil; (d) reconvey, without attainty, it is any "person or persons or persons be adding to any part of the property. The described as the "person or persons be conclusive proof of the trutheness there. Trustee's lees for any of the conclusive proof of the trutheness there agreement by grantee in the person or persons be conclusive proof of the trutheness there. There is lees for any of the conclusive proof of the trutheness theread, theread, and any at any individed thereto," and without regard to the advance of any part there is a start without notice, either in person, by granter, henelicitary may at any the indebiddness hereby secured, enter upon and taking organized and property. The start and evidout regard to the advance of any solved and property and without notice, on any indebiddness were and provides, including those past due and unpaid, and foller the restriction including transmelle attracted solved and explored and property, and profiles or the proceeds of the and other property, and the application or release thereof as addressil, shall not cure or wave any delault by granter in payment of any indebiddness secured hereby, and in such order as bene intervented.
10. Upon any indebiddness actued hereby, and in such order as bene intervented.
11. The entering upon and taking propertion of asid property, the following of such restricts.
12. Upon delault by granter in payment of any indebiddness secured hereby and the application or release thereof as addressil, shall not cure or property, and the application or property and products the trustee to barechase there intervents wave any delault or notice of delault hereunder to invalidate any act done wave any delault by granter in payme

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days below 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 failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire annount due at the time of the cure other than used position as would not then be due had no default occurred. Any other duell 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 corts and expenses actually incurred in enforcing the obligation of the trust deed of default, the person effecting the obligation of the trust deed by law.

Interview with transfer a and another a set of the date and at the time and place designated in the motice of sale or the time to which said mate 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 lor cash, payable at the time of parcels at suction to the highest bidder lor cash, payable at the time of parcels at suction to the highest bidder lor cash, payable at the time of parcels or shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, espress or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereoi. Any person, excluding the trustee, but including the grant and beneficiary, may purchase at the sale.

The grantor and beneficiary, may purchase at the sale. 15. When trustee wills pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding 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 the trustee in the trust deed as their interests may appear in the outer of where pressive and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

deed as their interests may appear in the outer of interest entitled to such surplus, if any, to the grantor or to his success in interest entitled to such surplus. 16. Beneliciary may loon time to time appoint a successor or success ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and the promitment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the moritage recourds of the county or countierin which the property is situated, shall be conclusive pivol of proper appointment of the successor trustee.

07 the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded 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 a nay 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 bereunder must be either an alterney, who is an active member of the Oregon State Ear, 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 covenants and present		<u> </u>
fully seized in fee simple of said described	o and with the benefi real property and ha	ciary and those claiming under him, that he is le s a valid, unencumbered title thereto
and that he will warrant and forever defen	at 41.	
	- ino same against i	ll persons whomsoever.
The grantor warrants that the proceeds of the Red Chinadian In Restance K Demands Control (b) for an organization, or (even it grantor in This deed applies to, inures to the hereit of	loan represented by the KRAMEKSRAMENSKOV a natural person) are to	bove described note and this trust deed are:
personal representatives, successors and assigns. The secured hereby, whether or not named as a beneliciar gender includes the feminine and the neutron	and binds all parties here form beneficiary shall me y herein. In construint of	oto, their heirs, legatees, devisees, administrators, executor an the holder and owner, including of the holder and owner.
WIINESS WHEREOF, said gran	tor has hefeunto set i	is deed and whenever the context so requires, the masculir the plural. his hand the day and year first above written.
as such word is defined in the Truth-in-Lending Act and the benefic beneficiary MUST camply with the Act and Beaubries.	lary is a creditor legulation Z, the	ERT R. HENDERSON
dictourse; for this purpose use Stevens-Ness Form No. 131 if compliance with the Act is not required, disregard this not	naking required 9, or equivalent, ice,	A
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)	MAT	THEW L. HURLEY
STATE OF OREGON,		
County of the Klamath	STATE OF OR	
August 4	on This instrument	was acknowledged before me on
ROBERT R. HENDERSON and MATCHEW L. HURLEY		acknowledged before me on
	·· of	
Charles Cill	•	
(SEAL) Notary Public for Orado	n Notary Public for	Oregon
TITUTE CALL CALL CALL CALL CALL CALL CALL CAL		
My commission expires: 6 - 21-85	My commission ex	
RIG	My commission ex	pires: (SEAL)
RE( 7• be vie	My commission ex RUBBT FOR FULL RECONVEYAN d only when obligations have b Trustan	pires: (SEAL) Cl
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