TRUST DEED -Oregon Trust Deed Series XIN DIN FORM No. 881-TRUST DEED 81450

ÕŤ

in

Vol<u>MS1</u>Page 20442 🛞

an an an an an an an an d_{M}

...., as Trustee, and

1885

WITHIS TRUST BEED, made this 9th day of _____ DAVID L. BEAL & JERL L. BEAL, husband and wife mountain TITLE COMPANY OF KLAMATH COUNTY

as Grantor.

LESLIE NORTHCUTT & NORMA V. NORTHCUTT, husband and wife or survivor and the second sec as Beneficiary,

BGrantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

The Northerly 40 feet of Lots 486 and 487, Block 114, MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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 connec-tion with said real estate. THERE FURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THERE FURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THERE FURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _____THIRTY TWO THOUSAND ONE HUNDRED FIFTY AND NO/100-

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 <u>per terms of note</u> <u>19</u>. 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 eny 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, the becomes institution, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. To protect the security of this terms of a payable.

nor leve at Califal mis lines Cana DR THE HUTE wonth In another

The date of manuable. In the event the within described time they have been structured or all onligations secured by this instrument therein, shall become immediately due and payable. The grantor without first having therein, shall become immediately due and payable. The grantor all obligations secured by this instrument therein, shall become immediately due and payable. To protect the security of this trust deed, frantor agreest without the payable of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the protect of the security of the protect of the security of the security of the protect of the security of the secure of the security of the security of the security of the secure o

ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken and the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the infit, if it is on for such taking, which are in excess of the amount required as compensation such taking, which are in excess of the amount sequiled incurred by grant reasonable costs, expenses and attorney is lees necessarily, paid or incurred by grant appealate courts, necessarily paid or incurred by faint appende courts, necessarily paid or biling is and appellate courts, necessarily paid or incurred by the indebtedness scient in such proceedings, and the balance applied upon the indebtedness scient is such proceedings, and the balance applied upon the indebtedness scient such infit infit

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either on 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 lows of Oregon or the United States, a title insurance company authorized to insure title to reat property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585

Intespective of the maturity dates expressed therein, or standing any essement or creating any restriction thereon; (c) join in any granting any restriction thereon; (d) inconvey without warranty, all or any part of the property. The thereoi, (d) reconvey wance may be described as the "person or persons grantee in any reconvey and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoi. Trustees lees for any of the services are not be described as the service of the trustee of the service and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoi. Trustees lees for any of the services are mentioned in this paragraph shall be not less than \$5.
I.O. Upon any default by grantor hereunder, beneficiary may at any inter out, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for pointed by a grout, and warred, enter upon and taking possession of asid properties insues and prolits, insues and prolits, or the proceeds of lire and other lists or name suc or orgid, and apply the same, issues and prolits, insues and prolits, or the proceeds of lire and other insurance policies or comprantion or elease thereol as aloresaid, shall not cure or property, and the applicant or relase there any taking or damage of the insurant to such rolice.
M. The entering upon and taking possession of asid property, the 12: Upon delault by drantor in payment of any payble. In such and ever the beneficiary may secure for any direct the trustes to pursuant, and apyble. In such and payble, the secure and class down any dayble. In such and payble, the secure and the beneficiary at any recit and any recit and any recited and class to be considered and payble. In such and payble, the secure and any default or notice of any relation and class and prolits and the secure provided in the secure and any fay a secure for a constraint and/or performander, pay

proceed to loreclose this trust deed in the manner provided in ORS 86.735 13: After the trustee has commenced loreclosure by advertisement and ale, and at any time prior to 5 days before the date the trustee conducts the sale, the drantor or any other person so privileged by ORS 86.757, when due, the defaults. If the default consists of a fairure to pay advertisement such that the trust deed, the default may be cured by paying the sums secured by the trust deed, the default may be cured by paying the the default on default occurred. Any other default that is a such point consists of a fairure to pay any such the default of the default occurred. Any other default that is a such the default is a the time of the cure other than such porties apable of being cured by the order by tendering in addition to curing the default of oblightion, the person effecting the conforcing the obligation of the trust deed and current with trustee's and attorney's fees not easing the trust deed to the date and attorney's fees not date and the the trust deed by law 14. Otherwise, the sale shall be held on the date and the the

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 14. Otherwise, the sale shall be held on the date and at the time and place designated in the noise of sale or the time to which said sale remey more parcel or in separtice and sale sale and the time of a sale and the postponed as provided by paw. The trustee may sell said property either auction to the higher these rises and the time of a sale. Trustee the postponety so sold the date of the time of the time of a sale. Trustee the property so sold the deed of any metric of the trustee, but including of the truthulnes the deed of any metric of the trustee, but including the granter and beneficiary may purchase at the sale. The frant and beneficiary may purchase at the sale. The frant beneficiary may purchase at the sale. The context but including the trustee in the trustee of a sale, in-the intervent of the trustee and a trust deed (3) to all prove attorney. (2) to the soligation secured by the rest of the trustee in the trust deed as their interest 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 auch surplus.

surplus. If any, to the grantor or to his successor in interest entitled to such surplus. I. Beneliciary may from time to time appoint a successor or succes-to any trusted named herein or to any successor trustee appointed here under. Upon ster shall be vested with all title, powers and duties conterned trustee; the latte herein named or appoint instrument executed by content shall be vested with all title, powers and duties content and substitution shall be made by written instrument executed by commenties in which, why no power is situated, shall be conclusive proof of proper appointment which the concept this trust when this deed, duty executed and of the successor trustee. I have accepts this trust when this deed, duty executed and obligated to notify any party hereto of pending sale under any other deed and obligated to not any action or proceeding is brought by trustee.

	20443
The grantor covenants and agrees to and w seized in fee simple of said described real pro-	ith the beneficiary and those claiming under him, that he is law- sperty and has a valid, unencumbered title thereto
that he will warrant and forever detend the	same against all persons whomsoever.
A. S. M. Dollar and S. M. Sandara, and M. S.	A benefitied at the second sec
CALL DITURNES AND AND AND A CALL AND A REALIST AND A REALI	represented by the above described note and this trust deed are: schold purposes (see Important Notice below); what person is the representation of the scholar part poses.
This deed applies to; nures to the benefit of and sonal representatives, successors and assigns. The term	binds all parties hereto, their neits, legino, beneficiary shall mean the holder and owner, including pledgee, of the contract beneficiary shall mean the holder and whenever the context so requires, the masculine
MPORTANT NOTICE: Delete, by lining out, whichever, warran applicable; if warranty (a) is applicable and the beneficiar such word is defined in the irrath-in-lending Ar; and Reg bricdary MUST comply with the Act and Regulation by m efficiary MUST comply with the Act and Regulation by m compliance with the Act is not regulard, disregard this notice compliance with the Act is not regulard, disregard this notice	iv (o) or (b) is wisca creditor plation Z, the aking required or, squivalent.
the signer of the above is a comparation the form of acknowledgement opposite.) TATE OF OREGON, County of Klamath	STATE OF OREGON: County of
This instrument was acknowledged before in $\mu = 10$ F7, by 112 Pavid Ly, Beal & Jeri Lieu Beal	time and the second sec
(SEAD) My compassion expires 5///6/FY	My commission expires:
The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You have and trust deed or purpant to statuto, to cancel all works to deed or purpant to statuto, to cancel all and trust deed or purpant to statuto, to concel all and trust deed or purpant to statuto, to concel all and trust deed or purpant to statuto, to concel all	used only when obligations have been peld. Trustee, of all indebtedness secured by the foregoing trust deed. All sums secured by sa proby are directed, on payment to you of any sums owing to you under the terms evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you without warranty, 10, the parties designated by the terms of said-trust deed to grance and documents for the secure of the secure of the terms of ter
	Bonoficiary A It secures: Both must be delivered to the treater for concellation before reconveyance will be made.
	TITE TO SHE OFTICA OF STATE OF OREGON, THE TO SHE OLITOTED DIST SUCCOUNTY OF I Klamatheue the surg delt's Elock TIV' SHIT I certify that the within instrum
DAVID, Lan BEAL, & JERI, Le contre BEALinger, transcerphe dentine parts in Granter Bullegierer, Schorma-V. or negative and p	OKENNE GESCHERUNG UNITED OF NOVEMBER ispace Reserved in book/reel/volume No. M87. page20442 or as tee/file/ins page20442 or as tee/file/ins POR MORE AND
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANYING A	Construction Witness my hand and the property of the second sec