FORM No: 881-Oregon Trust Deed Series-TRUST DEED.	Vol. <u>mgg</u> Page 10137. @
85703 KEYNTLH CORVENMENCE-19754 K	June
ROBERT S. MATTA and DORA MATTA, husband and wife	County alfined
as Grantor, TMOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	Kitucer at port Trustee, and Bound of Monteology & 2015 Control Theory of Monteology & 2015 Control
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1351 Grantor irrevocably grants, bargants, cone	
The Northerly 30 feet of Lot 5 and the Southerly 10 feet	of Lot 4, Block 1, FAIRVIEW

in the office of the County Clerk of Klamath County, Oregon ...

Klamath County Tax Account #3809-29DB-2800.

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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 thereot 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 sum of <u>NINETEEN</u>, THOUSAND FIVE HUNDRED, AND, NO/100

Dollars, with interest thereon according to the terms of a promissory 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> source 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal 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, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the security of this trust deed (grants described protection).

Ford, conveyed, assigned or alienated by the grantor without first having obtained the beneficiary's option, all obligations secured by this instrument, irrespective, in shall become immediately due and payable.
To protect the security of this truit deed, drantor afrees: MM HOMANYARA To protect the security of this truit deed, drantor afrees: MM HOMANYARA the pay the due all costs in restore promptly and in good and workmanile or thereol. (d) record the security in the local costs in restore promptly and in good and workmanile or thereol. (d) record the security is the beneficiary as orequest, to the security in the land costs in restore promptly and in good and workmanile or thereol. (d) record thereon, and pay when due all costs in restore promptly and in secondary or restore promptly with all land coordrary if the beneficiary as orequest, to the security in the land costs in restore promotion of the security may the secondary maintain insurance on the building or inprovement without not secondary maintain insurance on the building or inprovement without the secondary may the secondary maintain insurance on the building or inprovement without the secondary may the second to the second to the secondary may the second to the secondary may the secondary and secondary may the secon

It is mutually agroed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable or pay all reasonable costs, expenses and any portion of the monies payable to pay all reasonable costs, expenses and shall be paid to beneliciary and incurred by grantor in such proceeding on the anount required by it list upon any reasonable measurily paid or incurred by ben-ticiary in such proceedings, and the balance applied upon the indebtedness iscured hareby; and igrantor agress that be necessary in obtaining such com-pensation, promptly upon ball be necessary in obtaining such com-pensation, promptly upon di from time to time upon written request of ben-gendorsement (in case from the payment) of the idebtedness, without illecting the liability of any resonces, for cancellation), without illecting the liability of any reson for the payment of the indebtedness, to the such actors the liability of any reson for the payment of the indebtedness (b) form (a) conserved the the payment of the indebtedness (b) form (a) the liability of any reson for the payment of the indebtedness, the the theory of the theory of the theory of the indebtedness (b) form (a) (b) form (b) for the payment of the structure theory (b) form (c) for the payment of the structure theory (b) form (c) for the payment of the structure theory (b) form (c) for the payment of the structure theory (c) for the payment of the structure theory (b) form (c) for the payment of the structure theory (b) form (c) for the payment of the structure theory (c) for the payment of

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fix the time and place this trust deed in the manner provided in OKS towners genceed to loreclose this trust deed in the manner provided in OKS towners genceed to loreclose the trustee has commenced loreclosure by advertisement and ill. Alter the trustee has commenced loreclosure by advertisement and ill. Alter the trustee has commenced loreclosure by advertisement sale, the grantor or any ther person so privileged by OKS 86.753, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, the delault or delaults. If the delault may be cured by paying the sums secured by the trust deed, the delault may be cured by paying the post then be due had no delault cocurred. Any other delault that is capable of being cured may be cured by the cured have conter than such portion as would obligation or trust deed. In any case, in addition to curing the delault or obligation or trust deed. In enforcing the obligation of the trust deed and expenses accually incurred in enforcing the solid field and the trust deed together with trustees and altorney's less not exceeding the amounts provided together with trustees and entoring the held on the date and at the time and

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's tees 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 notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated provided by law. The trustee may sell said property either the postponed sor in separate parcels and shall sell the provide a law. Trustee shall operty so sold, but without any covenant fact shall be conclusive proof of the truthulness the deed of any matters using the trustee, but including the grantor and beneficiary, may purchase the powers provided herein, trustee shall apply the proceeds of sale or the powers provided herein, trustee shall apply the proceeds of sale to prevend a creasonable charke by trustees having recorded liens subsequent to the interest of the trustee in the trust having recorded liens subsequent to the interest of the trustee in the trust having recorded liens subsequent to the interest of the trustee to the successor under. Upon such appointment, and without conveys and duits contersor of the trustee shall be vested with all they point a successor or successor under. Upon such appointment, and without conveys and duits contersed trustee the latter shall be vested with all they point as successor and substitution shall be reade by written inderse tables the appointment and substitution shall be reade by written inderse tables the appointment of the successor trustee. To the successor trustee. To the successor trustee. To trustee accepts this trust when this deed, duly executed and busich the poperty is situated, shall be conding successor to successor trustee of any action successor in the successor beneficiary or trustee sh

NOTE: The Trust Deed 'Act provides that the trustee hereunder must be either un 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.

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The grantor cov seized in fee simplify of the fee simplify of the second	enants and agrees to an ile of said described real the base of the application of the base of the application of the base of the application of the application of the application of the application of the application of the application of the application of the application of the application of the application of the application of th	I property and h	as a valid, unencu	laiming under him, that he is law- mbered title thereto except
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(a)* primarily for	nts that the proceeds of the grantor's personal, family or GNAT, SY CALAR WEISTAR	loan represented by r household purposes & X XXXXX performance		Micronal Parposes
This deed applies onal representatives, rred hereby, whether	to, inures to the benefit of successors and assigns. The or not named as a beneficia nine and the neuter, and the SWHFREOF, said, gra	and binds all partie term beneficiary sh ry herein. In constru- singular number inc.	hereto, their heirs, all mean the holder a ing this deed and who udes the plural.	legatees, devisees, administrators, executors, nd owner, including pledgee, of the contract enever the context so requires, the masculine lay and year first above written.
APORTANT, NOTICE: Del applicable; if; warrant) such word is defined eficiary, MUST, comply,	ete, by lining out, whichever w (a) is applicable and the bene n the Truth-In-Lending Act and with the Act and Regulation I	arranty (a) or (b) is afficiary is a creditor d Regulation Z, the by making required 319, or equivalent.	ROBERT S. MA	TTA Rabert I matta
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TO: Live game of the trust deed have been said trust deed or P herewith together, wi over the boother, wi herewith together, wi	ed is the legal owner and ho hully paid and satisfied. Yo ursuant to statute, to cance the said trust deed) and to re- the said trust deed) and to re- the said trust deed) and to re- the said trust deed and to re- the	KEQUEST FOR FULL to be used only when obled Trustee the second second second second tider, of all indebted an inderby are directed all evidences of in convey, without warr WDD DD Vill WOL	ess secured by the to d, on payment to you debtedness secured b anty, to the parties To the parties to the secured b	oregoing trust deed. All sums secured by sai i of any sums owing to you under the terms y said trust deed (which are delivered to you designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust deed the said trust designated by the terms of said trust designated by
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				Beneficiary
De not lose or de	stroy this Trust Deed OR THE NOTE	which it secures. Both m	nt be delivered to the true	tee for cancellation before reconveyance will be made.
III FU TRUS VDDILIOU FO (A LUG PYRYRASIAKSS DA	NT DEED CIS	nd the South Falls, accor k of Klamath	erly 10 feat (STATE OF OREGON, County of <u>Klamath</u> COUNTY of <u>Klamath</u> Klamath Klamat
1321 Worden Klamath Falls	TA: and DORA MATTA: Actoropy: Mapped South OR. 97601	SPACE	RESERVED	of
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GARY L. JOHNS Klamath Falls	3. OR 97601 Beneficiary			Witness my hand and sound County affixed.
GARY L. JOHNS Klamath Falls BOALLE & BOALLE & MOUNTAIN TIT	OR-97601	A TA, husband		Witness my hand and seal County affixed. Evelyn Biehn County Cl NAME By Cauline Mullanslave De