UL SECURING PERFORM	and appurtenances and all other rights thereunto belonging or in anyw is thereol and all tixtures now or herealter attached to or used in conne ANCE of each advectment of
For Hundred For	ty Seven and 77/100 grantor herein contained and navment at
note of even date herewith, payable to beneticiary or order an not sooner, paid, to be due and payable	Dollars, with interest thereon according to the terms of a promisso d made by grantor, the final payment of principal and interest hereof, Sept. 2nd, 19.95 ment is the date, stated above, on which the final installment of said no property, or any part thereof, or any interest therein is sold, agreed to L t first having obtained the written consent or approval of the beneficiar is instrument, irrespective of the maturity dates expressed therein, o gricultural, timber or grazing purposes.
and repair not vice, preserve and maintain said property in goal of a serve and maintain said property in goal of the serve or demolish any building or improvement the serve of the said property and in goal and workman destroyed thereon, and pay when due all costs incurred therefor. So and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, co join in executing such linancing statements pursuant to the Unitorn Component public offices, as well as the cost of all line same has the former of the serves of the same of the serves as may be deemed desirable by filing affects or same and same desirable by the serves of the same has a may be deemed desirable by the serves of the same and cost and the serves of the same has the cost of all line same has the former of the same has the same of all line same has the same of a line same has the same of all line same has the same has the same has the same has the s	(a) consent to the making of any map or plat of said property; (b) join is in subordination or other agreement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge the property. The function of the property without warranty, all or any part of the property. The function of the property and the recitals thereof, any part of the property. The function of the state of the property of the state of the property. The function of the state of the property of the state of the property. The function of the state of the property of the state of the property. The state of the property of the state of the property of the state of the state of the property. The state of the property of the state of the state of the state of the property. The state of the state of the state of the property. The state of the state of the property of the state of the state of the state of the property. The state of the property. The state of the s
companies acceptable to the beneficiary, with loss payable to the written policies (of insurance, shall be delivered to the beneficiary as soon as insur deliver said policies to the beneficiary at possible to the expl is the grantor shall fail for any reason to procure any such insurance and toor, of yany (policy, of insurance now or hereafter placed on said build the beneficiary may procure the same at grantor's expense. The amou collected under any procure the same at grantor's expense. The amou collected under any procure the same at grantor's expense. The amou collected under any procure the same at grantor's expense. The shericic any upor any indebtedness secured hereby and in such order as beneficiary any part thereof, may be released to grantor. Such applied by ben any fast thereof, may be feleased to grantor. Such applied to pos- ted one plaumat to such notice. To keep said premises free from construction liens and to pay a fastes, become past, due or delinquent, and ponnity, deliver, receipts thereof to specific plant to get the fastes, tassessments and oth the specific plant of the grantor fastes, tassessments and of the specific plant of the grant of and ponnity, deliver, receipts thered	in itelaty may determine. Secured hereby, and in such order as being in start (III. II. The entering upon: and taking possession of said property, the collection of such rents, issues and prolise, or the proceeds of lire and other to any taking and the application or release thereof as aloressid or damage of the property, and the application or release thereof as aloressid, shall not cure or the application or release thereof as aloressid, shall not cure or the application or release thereof as aloressid, shall not cure or the application or release thereof as aloressid or damage of the property, and the application or release thereof as aloressid property, and the application or release thereof as aloressid, shall not cure or the application of the aloressid or aloressid or aloressid thereby or in back notice. 12 Upon default by grainfor in payment of any indebtedness secured of declare all sums secured hereby immediately due and payable. In such and in equite beneficiary at his election must be of loreclose this trust decid advertiment and sale. In the latter event the beneficiary or the trustee shall were the back to be recorded his written notice of delault and his election to self the said described real property to satisfy the obligation secured with the said described the pay of the time and place of sale dis size discur- tion as then required by his many the time and place of alls discurds the theorement and place of alls discurds the theorement and place of alls discurds the theorement and place of the discurds the theorement and the sciente
by direct: payment or by indic under charges payable by stantor, with make such payment, is beneficiary indy; at its option, make payment, with which " and the amount so paid with interest at the rate set torth payment, thereo hereby, together with the obligations described in paragraphs be and 7 of th furst deed, shall be diversely at the paragraphs of the secure trust deed, shall be diversely at the secure by the secure trust deed, without waiver of any rights, arising from breach of any of th covenants hereoft of or such payments, with interest as aloresaid, the pro- grame estimated in an of the secure and the secure by the described, and all such payments shall be immediately due and payable with ender all such payments shall be immediately due and payable with ender all such payments shall be immediately due and payable with ender all such payments shall be immediately due and payable with ender all such as cured by this trust deed way the option of the beneficiary of the secure of a strust deed way and the secure of the secure of the secure as well as the option of the secure of the se	13. After the trustee has commenced foreclosure by advertisement and for sale, and at any time trustee has commenced foreclosure by advertisement and for sale, the grantor, or, any other person so privileged by ORS 86.753, may cure sums secured by the trust deal it can be adverted by DRS 153, may cure the default or, detail it the default consists of a failure of by DRS 153, may cure sums accured by the trust deal, the default may be curo pay; when due, entire amount due at this tend, the default may be curo pay; when due, and the due had no default occurred. Any other default prior as would be being cured may be cured by tendering the performance runtified under the defaults, the person effecting the cure shall pay to the being due default or together with trustees and altorney's lees not exceeding the amount sprovided by law; 14. Otherwise, the set of the cure shall be and exceeding the amounts provided the default. The set of the cure shall pay to the being the get and the default or together with trustees and altorney's lees not exceeding the amounts provided by law; 14. Otherwise, the set of the trust deed the law the set of the
7. To appear in and defend any action or proceeding purporting to the accurity rights or powers of beneficiary or trusteer and interrepy to the security rights or powers of beneficiary or trusteer and in any suit to the latent which the beneficiary or trusteer may appear, including uding evidence of the and the beneficiary or trusteers and expears, including wount of atterner yile and the beneficiary or trusteers attorney's less, the scree of the trial court, grantor further agrees to pay such sum as the ap- y's tess on such appeal. If its mutually afreed that: a. In the event domain or all of said property shall be taken or the to or the screen to the science of the to any power of the test of the trial court, grantor further agrees to pay such sum as the ap- y's tess on such appeal.	and michage parcel, or, in separate parcel are fruite may sell said property either may study in to the highest bidder for canid shall sell the parcel parcel are study and the parcel parcel parcel are study and the parcel par
In , if it so elects, to require much duficementation, beneliciary shall have the compensation lor such taking which are in excess of the mouth revealed pay all reasonable costs, expanded and the mouth revealed pay all reasonable costs, expanded and the mouth revealed pay all reasonable costs, and altorney's less mecessarily paid olied by it lisst upon any reasonable costs and expenses and attorney's net hin the trial and appellate courts, necessarily paid or incurred by there ured by reply, and generating and the balance applied, upon, the indebtedness, ary in such proceedings, and the balance applied, upon, the indebtedness lest the balance applied to be applied and the statistication event hereby; and generates, at its own expense, to take balance applied, upon, the indebtedness leston, promptly upon heneliciary's request. 9. At any time and from time to time upon written request of bene- orsement (in case of the sean appresences, to cancellation), with a solution for the properties of the sean to the pro- tor and the reconveyances, for cancellation, with a solution of the solution of the solution of the solution of the formation of the solution of the formation of the solution of the solutio	16. Beneliciary may loon time to time appoint a successor or successor under. Upon such appointment, and with all time conveyance to the successor trustee, there in name appoint appointment, and with all time conveyance to the successor upon any trustee here in name or appointed here, by any trustee here in and or appointment, and without and time powers and duries conferred and subsitien shall be made by written instrument. Each such appointment which, when the necorded in the mortfage records of the county or counties in of the successor trustee. If Trustee is accepts this trust when this deed, duly executed and beiligated is made a public record as provided by law. Trustee is not possible of any action or proceeding in period and and and and appointment.

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

De nal file af desiry this Inth Deed OK INE MOIE while it secred, Bolli must he delivered to the hurde for containation but we reconstructed will be mode

Lot one, Block Forty Five, Hot Springs, Addition to the City of Klamath Falls.

TRUST DEED

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

KIM91071 .Or. 97601

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The Trust Deed Act provides that the trustee hereunder, must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company ings and loan 'association' authorized to 'do business' under the lows of Oregon 'or the United States's a title insurance company, authorized to insure title to real y 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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	rees to and with the beneficiary and those claiming under him, that he ribed real property and has a valid, unencumbered title thereto	is law-
And that he will warrant and forever	defend the same against all persons whomsoever.	
(a) A set of the se	- curves using and the set of	narger nig narger nig konstantig konstantig konstantig konstantig niger (here niger (here
which is the engineering strength of the second	(a) all considered the first of the first	S C. DEGRES C ES CLAS STRES CTRES CTRES CONTRE
the second respective second	is of the loan represented by the above described note and this trust deed are: tamily or household purposes (see Important Notice below), feator is a natural person) are for business or commercial purposes,	
gender includes the feminine and the neuter,	neith of and binds all parties hereto, their heirs, legatees, devisees, administrators, e ns. The term beneiticiary shall mean the holder and owner, including pledgee, of the eneficiary herein. In construing this deed and whenever the context so requires, the n and the singular number includes the plural.	contract
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it as such word is defined in the Truth-In-Lending beneficiary MUST, comply with the Act and Regu disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required; disregar	Act and Regulation Z, the lation by, making regulated	2
(If the signer of the above is a corporation interaction of the same data with the same data and the s	An and the property sector of the sector	an a
STATE OF OREGON) ss. }	an a san an An an an an an An an an an an An an an an an an an an An an an an an an an an An an an an an an an an An an an an an an an an an An an an an an an an an an An an an an an an an an An an an an an an an an an an an An an
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(SEAL)		(SEAL)
The second of the second second second second	A COURT AND A CONTRACT AND A CONTRAC	
to The undersigned is the legal owner and trust deed have been fully paid and satisfied, said-trust-deed or pursuant to statute, to can herewith together with said trust deed) and to estate now, held by you under the same. Mail,	holder of all indebtedness secured by the foregoing trust deed. All sums secured l holder of all indebtedness secured by the foregoing trust deed. All sums secured l You hereby are directed, on payment to you of any sums owing to you under the te cel all evidences of indebtedness secured by said trust deed (which are delivered reconvey, without warranty, to the parties designated by the terms of said trust deed interpret to the parties designated by the terms of said trust deed reconveyance and documents, to	by said erms of to you sed the
tion of privated abbat particle and the ranks of DATED structure and any second destination of the second	ner 18 mar and approximation and an institute new or spectra structure of the market of the second	
De not lose or desirey this Trust Deed OR THE NOT	Beneficiary E which it secures. Both must be delivered to the trustee for cancellation bafore reconveyance will be made	
TRUST DEED	STATE OF OREGON,	 }
UMichael Ran Davist		. <i>day</i> 88
na Beneficiary: Motor: Investment: Company Florent: The Structure of Company Company of Company	st 3:24 o'clock .R.M., and reco space Reserved in book/reel/volume NoM88 FOR page	rded on stru- 71
AFTER RECORDING RETURN TO	Record of Mortgages of said County Valou ATCIG DUC 1Witness my hand and sea County affixed.	
Motor i Investment Company de Hi	Did 233. of Representation Biehn County (

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