STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. STOR TRUST DEED (No restriction on ussignment). FORM No. \$31-1-Oregon Trust Deed Sories Vol. m89 Page 1875 TN-1 State 96551 TRUST DEED 12053 PULLER RELACOD THEATRES, INCORPORATED, a Nevada corporation as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY KATHERYN L. MANN as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____ Klamath _____ County, Oregon, described as: MARCAL OFFICIER ATTACHED EXHIBIT A And an and the second second **AA IAN 20** 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum St \$1,000,000, \$250,000 and \$170,000 sum of <u>second a ted</u> 12/29/82 <u>three</u> each dated 12/29/82 <u>decondential of the terms of promissory</u> noteScherking Markaberrik payable to beneficiery or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>secured</u> by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. The ebeve described real property is net currently used for agricultural, timber or grazing purposes. The date of maturity of the debt secured by this instrument is becomes due and payable. The chore described real property is net currently used for egricultur. To protect, preserve and meintain using property in good condition and repairs not to remove or demolish any building or improvement thereon; and to commit any permit any waste of company and in good and workmanike memers any building or improvement which may be constructed, damaged or described in any building or improvement which may be constructed. Anaged or described in a good and workmanike memers any building any when due all costs incurred therefor. To compily with all laws, ordinance, regulations, covernants, condicion in executing such financing statements pursuant to the Uniform to in the proper public allies or ollies, as well as the beneficiary may require and to pay for libin arches made by find differs or searching agencies as may be deemed desirable by the beneficiary may require and to pay for libin arches made by find officers or searching agencies as may fore time to time require, in anomun too these and continuents maintain humanos on the building end of the said premises against loss or damage by lise and outhand agencies as the beneficiary with loss payable to the hermit all to any regular and to building a written it is not har public office or other insurance policy and in such order as beneficiary and in such order as beneficiary and in such order as beneficiary may be relaced to such and a frantor expression to pay policy of incurrent hereory and in such order as beneficiary the sensement or invalidate any policy of incurrent shall be delivered to the beneficiary with an and to any policy of incurrent hereor and frantom expression or invalidate any policy of incurrents here and to the relax of a such notics. ural, fimber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement alfecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantme in any reconveyance may be described as the "person or partonn legally emitted thereoi; and the recitals therein of any matters or lacts shall be conclusive proof of the truthluiness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any prime without notice, either in person, by a feature to be apply the induction of a services meany be described of the security for the inductions entry or any part thereoi, in its own name sue or otherwise collect the remark and provide determine.
11. The entering upon and taking possession of asid property, the collection of such remarks or compensation or release thereoil as adversaid, shall not cure or wards the application or release thereoil as adversaid, shall not cure or wards of any detault op notice of density possession of asid property, the property indebtedience hereois, and apply the same licitary may determine.
11. The entering upon and taking possession of asid property, the property detault or notice of delault hereunder or invalidate any act dore warve any delault or notice of delault hereunder or invalidate any act dore warve any delault by grantor in payment of any act dore burgent on the induction of the set of the same act or invalidate any act dore warve any delault by grantor in payment of any act dore burgent on the set of the waive any delault or notice of default hereunder or invalidate any act done pursuant to such notice. 13. Upon default by grantor in payment of any indabledness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such dard in equity as a mortfage or direct the trustee to foreclose this trust deat devertisement and sails. In the latter event the beneficiary or the base deal in equity as a mortfage or direct the trustee to foreclose this trust deat devertisement and sails. In the latter event the beneficiary or the deat the said described real property to satisfy the oblistions secured hereby, whereupon the trustee shall is the time and place of the said described real thered is then required by law and proceed to foreclose this trust deed in the said described real property to satisfy the oblistions secured hereby, whereupon the trustee shall is the time and place of the date give not thered as then required by law and proceed to toreclose this trust deed in the namer provided in OKS 86.740 to 86.795. 13. Should the beneficiary or this successors in interest pro-tively, the entire arround then due under the terms of the date set by the obligation secured thereby (including costs and espense schere) is entired around the due under truster schere), entired around the due under trusters and the struster be the terms of the other obligation secured thereby (including costs and espense schere) else not ex-neptice delault, in which event all foreclosure proceeding shall be dismised by the trustee. 14. Otherwise, the sale shall be held on the date and at the time end of the terms. the delault, in which event all torscloeurs proceedings shall be dismissed by the trustee. 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 char-be postponed as provided by law. The iffustee may sell said or parcel at an one parcel or in separate parcels and, that sail the sand or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee held deliver to the purchaser its deed in form as required by law convergent the property so sold, but without any coreans or warrent by law convergent the property so sold. But without any coreans or warrent, but including the truthulness the eded of any matters of fact thall be conclusive proof of the truthulness thereol. Any person, autholing the trustee, but including the france and bandiciary, range purchase at the sale. The same of the chall apply the proceeds of alls to payment of the same of the sale. The obligation of the trustee and a resconable. Charge by trustee altorner, (3) to the obligation secured by the trust deed, (3) to, all person having recorded liens subsequent to the intersat of the index of the trustee and their interests may appear in the order of the index of the truste surplus. 16. For any reson permitted by law haediciars pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's tees on such appeal. It is martually agrood that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is an electa, to require that all or any portion of the monies pay compensation lor such taking, which are in access of the amount required a compensation to such taking, which are in access of the amount required incurred by drantor in such proceedings, shall be paid to beneficiary and incurred by drantor in such proceedings, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, port in such proceedings, and presentation of this deed and the note for incurred by other in the any time and presentation of this deed and the note for persent in a specificary request. Persent of its lees and presentation of this deed and the note for indovernent (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may surplus, it styp, it its grants is its in the selection of the surplus. 16. For any resean permitted by law beneticiary may from time to time appoint a successor to successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance the successor trustee, the latter shall be vested with all title powers and cheine conformed upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument ascutted by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the Court conclusive proof of proper appointment of the successor trustee. 17. Trustee successor instrument on this deed, duly executed and shall be conclusive proof of proper appointment of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and achnowledged 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 frust or of any 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 harsunder must be either an attemay, who is an active member of the Oregon State Bar, a bank, trust company or savings and tean 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, alfiliates, agents or branches, the United States or any ogency thereof, or an escrow agent licensed under OES 696.505 to 696.585.

en geunge and man association admandered to be bearess have groover as this state, he puppidisous athibutes requires or brain Π 1876 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawna. the United States of Care fully seized in fee simple of said described real property and has a valid; unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (even if grantor is a natural person) are for business or commarcial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legathes, devised, simin tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context masculine gender includes the leminine and the neuter, and the singular number includes the parts. H administrators Stecucluding piedcee, of the IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and * IMPORTANT NOTICE: Doleto, by lining out, whichever warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation Z, the disclosures; for this purpose, if this instrument in to be of RBST lien to finance the purchase of a dwelling; use Stovens-Nets; form No. 1305 or equivalent; of a dwelling use Stovens-Nets form No. 1305 or equivalent; of a dwelling use Stovens-Nets form No. 1305 or equivalent; of a dwelling use Stovens-Nets form No. 1305 or equivalent; of a dwelling use Stovens-Nets form No. 1305 or equivalent; of a dwelling use Stovens-Nets form No. 1305 or equivalent; of the finance the perchase of the store of the store of the store of the store with the Act is not required, disregard this notice. ψ. á er first above written. S P REDWOOD THEAT INCORPORATED ζ, ୍ତ Mart HILL DEDING A. 5 . A. . Richard Mann, President (if the signer of the above is a corporation, use the form of economicologment opposite.) STATE OF CALIFORNIA COUNTY OF ... SAN ... FRANCISCO. .1989....., before me,Liana.G. Figone...., a Notary Public, State of California, duly licensed and sworn, personally appeared ... RICHARD. MANN......., OFFICIAL SEAL personally known to me (or proved to me on the basis of satisfactory evidence) LIANA G. FIGONE to be the person who executed the within instrument as . President NOTARY PUBLIC - CALFORNEA or on behalf of the corporation therein named and acknowledged to me that GIT & COMPT & SEE POINTED Comm. Depires Acy. 21, 1992 such corporation executed the within instrument pursuant to its by-laws or a resolution of its board of directors. IN WITNESS WHEREOF I have hereunto set my hand and affixed my official seal in the ... San. ... Francisco..., County of ... California ment is only a general form which may be proper for use in angle ne and in no way acts, or is interacted to act, as a substatus for the In attorney. The preservous close not make any contrarty sitter express Ry of any provision or the substating of Stose forms in any specific, on the date set forth above in this certificate. si or implies No transport Cowdery's Form No. 28 - Acknowledgement to Notary Public -Notary Public State of California Cer. Corporation (C. C. Secs. 1190-1190.1) - (Rev. 1/83) My commission expires ____August_21, 1992 The undersigned is the legal swner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal swinst and notation of all independences occured by the foregoing trust used. All sums course by said trust deed have been fully paid and artislied. You hereby are directed, on payment to you of any sums owing to you under the terms of trust deed nave been tuny paid and automod. I ou moreby are directed, on payment to you of any sums owing to you under the terms of and frust deed or pursuant to statute, to cancel all evidences of indebtodness secures by said trust deed (which are delivered to you harswith together with said trust deed) and to recenvey, without warranty, to the parties designated by the terms of said trust deed the ectate now held by you under the same. Mail reconveyance and documents to DATED: . 19 Beneficiary net less or destroy this Trust Deed G2 THE NOTE which it set must be delivered to the trustee for concellation before reconveyance will be a TRUST DEED (FORM No. 881-1) STATE OF OREGON, STEVENS-NESS LAW PUS. CO., PORTLAND. ORE County of SS. REDWOOD THEATRES, INCORPORATED, I certify that the within instruage suger and a ment was received for record on the a Nevada corporationday of, 19....., at......O'clock.....M., and recorded Grantor SPACE RESERVED in book/reel/volume No.....on KATHERYN L. MANN FOR page.....or as document/lee/file/ est (minister) RECORDER'S USE instrument/microfilm No., Record of Mortgages of said County. Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO : .: Katheryn L. Mann County affixed. 760 Holly Avenue Rohnert Park, CA 94928 NAME TITLE By Deputy

EXHIBIT A DESCRIPTION 1877

Pelican Cinemas

FEE

18.00

That portion of vacated Lakeview Addition to the City of Klamath Falls, Oregon, in the County of Klamath, State of Oregon, including streets, street intersections, alleys, lots and blocks, heretofore vacated by Ordinance No. 5531, and within the bounds of the following description:

Beginning at the Northwest corner of Lot 4, Block 36, Lakeview Addition to the city of Klamath Falls, Klamath County, Oregon; thence South along the East line of Biehn Avenue to the North thence south along the Bast line of Stein Arende to the North line of line of Scaramento Street; thence East along the North line of Sacramento Street to the West line of Harriman Avenue; thence North along the West line of Harriman Avenue to the Northeasterly corner of Block 39 said Lakeview Addition; thence Northwesterly CORNER OF BLOCK 39 Sala Lakeview Addition; thence worthwesterly along the Northeast line of said Block 39, extended across Ohio Avenue; thence along the Northeast line of Block 38, extended across Holabird Avenue; thence along the Northeast line of Block 36 to the North line of Lot 4, said Block 36; and thence along the North line of said Lot 4, to the point of beginning, all in said Lakeview Addition to the City of Klamath Falls, Oregon. EXCEPTING THEREFROM Block 44 now vacated and EXCEPTING that portion

conveyed to Klamath County by Deed Volume 95 at page 518, for road purposes.

STATE OF OREGON: COUNTY OF KLAMATH: SS.	the <u>30th</u> day
Redwood Theatres, Inc. P M., and duly	recorded in Vol. <u>M89</u> ,
Filed tor record at of A.D., 19 89 at on Page on Page	County Clerk
of By O. auluse	Mullendare
EEE \$18.00	