	THIS TRUST DEED, made this 15th VOL m89	Pane 5617
	A HART AND COMMAND MARCH	
	KEALVEST TAK A BSCROW, INC.	, 19.89., betwe
	as Beneficiary,	, as Trustee, ar
	Grantor irrevocably stants have WITNESSETH	
	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power inKLAMATH	of sale 4
	PARCEL 3, BLOCK 35, NUMPER DURCH OF ALL	- cure, the property
	PARCEL 3, BLOCK 35, NIMROD RIVER PARK 4th AL KLAMATH COUNTY, OAEGON,	DITION
9 12	together with all and singular of	
	together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto ben now or hereafter appertaining, and the rents, issues and prolits thereof and all lixtures now or hereafter attached is for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grautor herein with 200 HOUSAND POUN HUNDARD DISCUSSION	
s c s	tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained sum of WO THOUSAND POUN HUNDARD NINETY THACE (2493-27) NOT de of even date herewith, payable to beneficiary or order and made by grantor, the final encourage of the the tot sooner paid, to be due and payable OTOPEO 27	onging or in anywise o or used in connec-
	note of even date herewith, payable to beneficion Dollars with	and payment of the
be be	ecomes due and payable to the debt secured by this instant and the secured by the instant and the secured by the instant of the secured by the secured by the instant of the secured by the secured by the instant of the secured by th	nd interest hereof it
th he		allment of said note
	described real property in phy able, and the property of the	s sold, agreed to be I of the beneficiary, pressed therein or
and not	1. To protect, preserve and maintain said property in kood condition directs: (a) consent to the making of any building of any	
destr	ner any building or insprovement which may be constructed, damaded as frame in green without warranty, all out any expression or other agreement allecting this deed of the conduction of the may be constructed, damaded as frame in any reconvery, without warranty, all out any content of the many reconvery to the many reconvery to the many reconvery.	the lien or charge
join cial	in executing such financing statements pursuant to explanate so requests to	person or persons matters or lacts shall
by fi benefi	ind offices or offices, as well as the cost of all ling same in the pointed by a court, and well as the cost of all ling same in the pointed by a court, and with person, by agent or built and the pointed by a court, and well a the cost of all ling searches made the the second by a court, and well person, by agent or built and the second by a court, and well person, by agent or built and the second by a court, and well a second by a court and well person.	\$5. eficiary may at any
and si an air	such other heards as the beneficiary may long fine to find the buildings less costs and expenses of operating the and the post operation of the such as the beneficiary may long fine to mand by life less costs and expenses of operating the and ungaid a new such as the su	session of said prop.
policie il the	so insurance shall be delivered to the beneficianty and to the hatter; all and the entering.	ng reasonable attor- such order as bene-
the be collecte	Any policy of insurance now or hereafter placed on said building, property, and the application or nuclease thereafter placed on said building, while any default or notice of the same at granters are an entering or the same at granters are an entering.	said property. the s of lire and other c or damage of the
may de	etermine, or at option of beneficiary the entire amount is collected by benefic. tt thereod, may be released to transfer entire amount so collected to thereby or in his performance of the payment of any is	date any act done
faxes, a	5. To keep suid premises live from construction free and a suid statist in equity as a mortfade or direct the trustee to love and other charter at the statist of the state and the charter at the state at	able. In such an
to benefi	become past due or delinouent switch fares, assessments and win or to sell the said described with the notice of delination of the sell the said described with the notice of delination of the sell the said described with the notice of delination of the sell the said described with the notice of delination of the sell the said described with the sell the said the sell the said described with the sell the said the sell the said described with the sell the said the sell the said described with the sell the said the said the said the sell the said th	the trustee shall
make su	t payment or by providing beneficiary with funds with which in the sentence of the required by law and proceed to foreclose the namer provided in ORS 86.740 to 88.795.	t sale, give notice his trust deed in
trust deed	d, shall be added to and become a part of the days before the d, without waiver of the trustee's sale, the frantor or other person y	date set by the
same exte described,	inbelore described, as well as the transor of any of the ent that they are bound to the payment of the bound to the prop- and all such payment of the payment of the bound to the cinal as well as the frantor, shall be bound to the and all such payment of the payment of the bound to the cinal as well as the frantor.	ist deed and the ally incurred in
render all constitute	, and the nonpayment thereol shall, at the option of the banelicity, the delault, in which event all foreclosure proceedings shall a breach of the trust deed immediately due and payable with-	on of the prin- ad thereby cure
in connecti	such as well as the other costs and expenses of this frust including the cost ion with or in one other costs and expenses of this frust including the cost	t the time and
allect the s action or pr		
luding evin	ence of this and the beneficing of this deed, to pay all costs and expenses, in- the defined in the beneficing of trustee may appear, including the truthlulness thereof. Any person, excluding the trustee attorney's tess mentioned in the sentence of the trustee	express or im- onclusive proof
ellate court	a trial court, grantor further agrees to pay such sum as the ap- n such appeal.	herein, trustee
d. In nder the rig	the event that any portion or all of said property shall be taken that any to the grantor or to be were the surplus, if any, to the grantor or to be were the priority shall be taken the transfer to be were the surplus of the surplus to the surplus the surplus to the surplus t	in the trust
pay all re curred by	tion for such taking, which are in excess of the annunt required for successor truster appoint a successor or successors to any truster appoint a successor or successors to any truster appoint a successor truster appoint a successor successors to any truster appoint.	ine to such
th in the t iary in suc	first upon any reasonable costs and expenses and attorney's less, the proceedings and supersess and attorney's less.	and without ith all title.
sation, pro	such instruments as shall be necessary in obtaining a statistical and its place of record, which, when recorded in the other to this statistical in the such actions when the performance of the county of the such actions when the such actions and its place of record, which, when recorded in the other to this statistical in the such actions when the such actions are such actions when the such actions are such actions and its place of record, which, when recorded in the other to this statistical in the such actions are such actions and its place of the county of the such actions are such actions are such actions and its place of the county of the such actions are	by written trust deed
y, payme	any person for the participant of this deed and the note for obligated to notify any person for the participant is made a public treard as provided by the participant of the participan	cuted and
E: The Trust	t Deed Act provide it	C
erry of this	state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, a title insurance company nuthers of bank, trus	t company
	the strong agent licensed under ORS 696.505 th	lie to real 5 695.585.

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

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisces, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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 by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. KICKMAN A. HAR and The (If the signer of the above is a corporation, use the form of acknowledgment opposite.) CAROL RAP HART STATE OF GREGON, CAL larch 6, 19 27 , 19..... Personally appeared ..... HOM & CANE .....and Lea Han who, each being first duly sworn, did say that the former is the president and that the latter is the..... secretary of ..... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and deach of them acknowledged said instrument to be its voluntary act pattern and and, acknowledged the loregoing instrument to be ...voluntary act and deed. Belore me: (OFFICIAL SEAL) Notary Public for Chargen Ca ากต Notary Public for Oregon My commission expires: 10-28-91 (OFFICIAL SEAL) My commission expires: OFFICIAL SEAL CHERYL LYNN KINNEY Notary Public-California SAN BERNARDING COUNTY REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. My Comm. Exp. Oct. 28, 1991 ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ...... Beneficiary Do not lase or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON. (FORM No. 881) LAW PUB. CO., PORTLAND, ORE County of ......Klamath..... ss. I certify that the within instrument was received for record on the .4rh...day at .10:11... o'clock . A.M., and recorded Grantor SPACE RESERVED in book/reel/volume No. ....MS9....... on FOR page .....5617...... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No...987.35..., -----Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. REALVEST 438 SUCAMONE RO A. Stor Evelyn Biehn, County Clerk SM CAL 90402 By Datchene Mullenolice Deputy Fee \$13.00 

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