.oc	1204	:		TRUST	DEED			ALAN
	4294	·						ge <b>15767</b>
	Leroy T. a	DEED, m nd Car	ade this Cilyn Ri	ubidoux	day of	•••••••		, 19, betwe
••••••								
es Grai	nfor, OAMLS Investors	Mortga	RNIER,	Attorney	at Law			, as Trustee, a
			7	•	••••••			
D						•••••••••••••••••••••••••	•••••••••••••••••••••••••••••	
es pene	eliciary,							
				WITNE				
c	Grantor irrevoca	bly grants	, burgains	s, sells and con	veys to trus	itee in trus	t, with power c	of sale, the proper
C in	Granfor irrevoca Klamath		.(Sounty, 4	s, sells and con Oregon, describ	veys to trus ed as:			of sale, the proper
0 in1	Granfor interoca Klamath Lots 5 and	6, Blc	ock 5,	s, sells and con Oregon, describ	veys to trus ed as:			of sale, the proper
0 in1 1	Grantor irrevoca	6, Blc	ock 5,	s, sells and con Oregon, describ	veys to trus ed as:			of sale, the proper
0 in1	Granfor interoca Klamath Lots 5 and	6, Blc	ock 5,	s, sells and con Oregon, describ	veys to trus ed as:			of sale, the proper
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0 in	Granfor interoca Klamath Lots 5 and	6, Blc	ock 5,	s, sells and con Oregon, describ	veys to trus ed as:			of sale, the proper

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the win of Nine Thousand Nine Hundred and 76/100's (\$9,920.76)

note of Dec. 9; 1988 payable to be neficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable Under Settlement and Trust Agreement dated Dec. 9, 1988

not sooner paid, to be due and payable state i becklement and iruse Agreement dated Dec. 9, 1988 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereol, 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, then, at the beneficiary soution, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, of herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Sold, Conveyeu, assigned of another all obligations secured by this institute, and the beneficiary is option, all obligations secured by this instituted, shall become intunediately due and payable. The above described real property is not constituted affects?
To protect the security of this first deed, grantor agrees:

To protect the security of this first deed, grantor agrees:
To protect measure of elemptic any maintain sail property in good constituents in the commit or permit any water of sail property.
To control the security of this first deed, grantor agrees:
To control the security of this first deed, grantor agrees, constructed, the another and pays then due all costs incured therefore.
To control the security and this first deed and any water of sail property.
To control the security and the sail property is not constructed, damaged or destroyed therein and pays then due all costs incured therefore, constructed, damaged or destroyed therein and pays then due all costs incured therein.
A to provide and continuesuly maintain instrance on the builtings must be cost and the security and the sail premises a giand bases at damage by live the beneficiary.
A to provide and continuesuly maintain instrance on the builtings must when then hanness shall be deviced at more to time require, in must see the hanness shall be deviced at any set in unstrance with the based premises a giand base at damage by live and web other hanness as the set of the second of the set and the sail premises a giand base at any such instrumes and the latter at the set of t

pellate court shall adjudge trassmable as the beneficiary s or trustee's atta-ney's level on such append. It is mutually agreed that: 'B. In the seven that any portion or all of sa'd property shall be taken under the right of eminent domain or condemnation, here diciary shall have the right, if it so elects to require that all or any performed the ansault required to pay all reasonable costs, expenses and attorney's level and it is so elects to require that all or any performed the ansault required of pay all reasonable costs, expenses and attorney's level becomer provided by drantor in such proceedings, shall be paid to beneficiary and quelled by drantor in such proceedings, shall be paid to beneficiary and quelled by drantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's level being in such proceedings, shall be paid to incurred by bran-ficiary in such proceedings, shall be paid to incurred by bran-being in such proceedings, and the balance applied upon the indebted permission any term and the such to expanse, to take such actions and execute such instruments as shall be meessing in obtaining such cou-pensations. At any time and from time traits upon written request of bene-being perment of its level and provident on of this deel and the balance reduces unch in case of full reconversance, for curreclation, and the take to reduce the balance of full reconversance, for curreclation, and the take to the bability of any person for the payment of the indebtedness, finitee may

Itural, timber or grazing purposes.
(a) consent to the making of any map or plathol said property: the pinn in your subordination or other agreement affecting this devel or the hin or charge thereal; (d) reconvey, without warranty, all or any part of the property. The granteel is any reconveyance may be described as the "person or person if parts of the property, without warranty, all or any part of the property. The granteel is any reconveyance may be described as the "person or person if parts of the property. The granteel is any reconveyance may be described as the "person or person if parts of the property. The granteel is any reconveyance may be described as the "person or person if parts of the tribuliness thereoil." The property of the tribuliness thereoil. The property of the set of the property of the tribule grantee is best for any of the property of the set of

the manner provided in ORS #6.735 to \*66.795. The back this third in the manner provided in ORS #6.735 to \*66.795, and the transfer the set of the set of the transfer and at any time prior to 5 days before the date the transfer conducts the set, the granter or any other person so privileged by ORS \$6.751, man currently default or defaults. If the default may be curred by as men due, sums secured by the trust deed, the default may be curred by assent the default or defaults. If the default courter of the set of the second by the trust deed, the default may be curred by assent the default or defaults or the then such perform as would not then be due had no default occurred. Any other default is capable of being curred my be curred by the rendering the performance required under the default occurred. Any other default, the default is the default in the second by the trust deed, the and the performance required under the default occurred. Any other default is capable of defaults, the person effect of the curre shall pay to the breakfield to the second by and expenses actually incurred in enhancing the subgrade the the tot deed by law." and exp together by law."

by law. 14. Otherwise, the safe shall be held on the date and at the time and place designated in the matice of safe or the time to which such safe may here designated in the matice of safe or the time to which such safe may her purposed as provided by law. The time to which such safe may in one parcel or in separate parcels and using safe the parcel or parcels in the highest hidder her cash, parallely at the parcel or parcels shall deliver to the purchase its dead in form at chain the index of the plied. The recitais in the deed of an parallely of the time of safe. Trustee plied, the recitais in the deed of any matters of last shall be investigated the property so soft, but without any covernant or warrantly index or pro-plied. The recitais in the deed of any matters of last shall be trustee, but methoding the frame and henchelicary, may purchase at the safe.

The grantice and benchesary, may purchase at the site, -15. When trustee sells pursuant to the powers possided betein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge he trustee's attempty. (2) to the obligation secured by the trust level, (5) to all persons having revealed liens subsequent to the interest of the trustee in the trust level in interests may appear in the order of their presets and (4) the subrulus, if any, to the grantice or to his successor in interest entitled to such surplus. surplus, surplus,

surplus. If a Beneficiary may from time to time appoint a successor or success wars to any frastee manuel beerin or to any successor trustee appointed beer-under. Upon such appointment, and without conversance to the successor frustee, the latter shall be vested with all fills, powers and duties conferred upon any frustee beerin named or appointed beceause. Each such appointment and sublitution shall be made by written instrument executed by bencheciers, which, when recorded in the mostgage records of proper appointment of the successor frustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party beteto of pending sale under any other deed of trust or of any action or proceeding in which frantistic, brenking or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereonder must be either an attorne or seeings and been association authorized to its business under the laws of Origini o property of this state, its subsidiaries, ultilitates, agains or branches, the United States or altonney, who is an active member of the Oregon State Bar, a bank, must company egon or the United States, a title mucance company notherests to insure title to rea ates or any agency thereof, or an escaw agent licensed under OPS 5%5 505 to 645 585.

15768 ne <u>na serie de la constante de la constante</u> de la constante de 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: (n)\* primarily for grantor's personal, lumily, household or agricultural purposes (see Important Notice below).  $\frac{1}{2}$ (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the boucht of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and ussigns. 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 mesculing gender includes the lemining 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 line to finance the purchase of a dwalling, use Stevens-Ness Ferm 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. elloy ... Lerey T. Rubidoo Carolyn Rubidoux (If the signer of the above is a carporation, use the form of acknowledgment apposite.) , 19 STATE OF OREGON. County of ....Klamath ) IS. ..... and Personally appeared who, each being lirst april 20 , 19. 89 . . Personally appeared the above named ...... duly sworn, did say that the former is the ...... ..... CAROLYN RUBIDOUX, president and that the latter is the secretary of ..... a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and scaled in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ...... . . . . . and acknowledged the lore joing instruvoluntary act and deed. ment to be her Belge me: Nutary Public for Oregon (OFFICIAL Notary Public for Oregon SEAL) COFFICIAL SEAL) My commission expires: 8/20/90 My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. STATE OF BE IT REMEMBERED, That on this 5 day of APRIL , 19.89, County of LOS ANGELES known to me to be the identical individual described in and who executed the within instrument and executed the same freely and voluntarily. my official seal the day and year last above written. Daloree) Dreith Notary Public for County 9 Notary Public for County 9 OFFICIAL SEAL L,A OFFICIAL SEAL DOLORES DREITH NOTARY PUBLIC - CALFORNIA LOS ANJELES COUNTY My Come. Frans Ang. 29, 101 9 My Commission expires AUG 1989 STATE OF OREGON, S5. I certify that the within instrument TUTOL LOLDE was received for record on the 23rd.day (FORM No. (81) BIEVENS NISS LAW PUE, CO., PORTLAND, OR Aug....., 19.89..., at 4:01 ...... o'clock ... P. M., and recorded of .... Leroy T. Rubidoux page \_\_\_\_\_15767 \_\_\_\_\_ or as fee/file/instru-Carolyn Rubidoux SPACE RESERVED ment/microfilm/reception No. 4294..., Grantor FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. ..... Benelicinry Evelyn Biehn. County Clerk .... AFTER RECORDING RETURN TO By Quilling Mullendare Deputy James D. Fournier Attorney at Law Fee \$13.00 P. O. Eox 680 Mt. Angel, OR 97362 171562 PH: 641-2240