BIA No. 881-Drogon Trust Beed Series-TRUST DELD.	TRUST DEED	Voln	Vol.mg 2 Page 16025		
- 47794	6TH day of	JULY		19.92 , betwee	
THIS TRUST DEED, made this WALTON H SPILLAR AND R	WTH M SPILLAR AS T	ENANTS BY THE	ENTIRETY		
WILL TAN P				, as Trustee, a	
s Grantor,	EY STATE BANK		···· · · · · · · · · · · · · · · · · ·		
s Beneficiary,		<b>v</b> .			
Grantor irrevocably grants, barg	WITNESSET eins, sells and conveys by, Oregon, described as	to trustee in trust	, with power	of sale, the prope	

## PROPERTY KNOWN AS: MARIA'S OF KENO RESTAURANT

becomes due and payable. In the event the grantor without first has rold, conveyed, assigned or alienated by the grantor without first has rold, conveyed, assigned or alienated by the grantor without first has report in subtract the security of this trust deed, grantor agrees.
To protect the security of this trust deed, grantor agrees.
I. To protect the security of this trust deed, grantor agrees.
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I. To protect preserve and mainten said property in good and workmanike grants, there any building or implet on the sold incurred theretor.
Get or preserve and mainten said property if the beneficiary so requests. To react the beneficiary may require and to pay for this in some of the said of the security and the said property if the beneficiary and regimes in a some and the said preserve and maint insurance on the building the security and the said preserve and to pay for this instruct the said of the said preserve agree inst loss or damig by the beneficiary.
4. To provide and continuously nu instrument on the building to the true in an anoun not least to the beneficiary at least times day not and be explicit instrume to the said of the secand of the said present of the secand secand the secand secand secand the said present of the secand secand secand secand the secand s

It is mutually agreed that: A. In the event that any portion or all of said property shall be taken under the right of eminent domain or co-identifiant, beneficiary shall have the right, if it so elects, to require that all or any portion of the monum payable to pay all reasonable costs, expenses and attorney's fees necessarily paid or to pay all reasonable costs, expenses and attorney's fees necessarily paid or to pay all reasonable costs, expenses and attorney's fees necessarily paid or to pay all reasonable costs, expenses and attorney's fees necessarily applied by granter in such proceedings, shall be paid to beneficiary and inputied by the statut and appellate courts, necessarily paid or incurred by break licitary in such proceedings, and the bilance applied upon the indebtdness indentices such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time end from time to time upon written required to bene-ficitary, payment of its lees and presentation of this deed and the note lor 9. At any time end from time to the upon written required to bene-ficitary, payment of its lees and presentation of the indebtdness, trustee may (a) consent to the making of any may or plat of said property, (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof. (d) reconvey, without warranty, all or may part of the property. The grantee in any reconveyance may be described as the "nersin or person figally entitled thereof." and the recitals there in of the sense or person or services mentioned in this paragraph shall be not less than 85. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a discusser of backs the independence of the service of the adequacy being any security for the independence of the service and the adequacy being the recitals fissure and profits, including those past like and the possession of said prop-erty or any part thered, in its own name sue or otherwise collect the rents, less costs and respenses of operation and call herewise and anyly the same, less costs and expenses of operation and call herewise or load the there listers may dietermine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of thre and other interments entitied.

treary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or pursuant to such motice.
12. Upon delault by deamage in the sector is a such as a

projerty, and the application or release thereol as aloreshid, shall not cure or waive any default or notice of delault hereunder or invalidate any act dane pursuant to such mittee. 12. Uppin delault by grantor in payment of any indebtedness secured herby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured herby immediately did to forelose this trust deed by any estimated of the trust of the trust of the trust deed by in equity as a mortgade or direct the trust of the forelose this trust deed by advertisement and sale, or may direct the trust second birston to the event the beneficiary at his election may indeced birston the trust deed by advertisement and sale, or may direct the trustsee to pursue any other right or the trustee shall execute and come to be recorded his written notice of delault and his election to sell the staid described real property to satisfy the obligation and thereby whereupon the trustee shall fix the time and place of sale. Bire posice thereof as then require to 5 days before the date the trustee conducts the sale, and at any time proton to 5 days before the date the trustee conducts the sale, the grantor or any 11 the default consists of a failure to pay, when the same secured by the trust or 5 days before the date the trust of pays and the same secured by the time region to 5 days before the date the trust of pays and the default or default no course to 4 any other default the same secured by the time row the any case, in addition to curing the default occurred. Any other default is under the obligation to run any case, in addition to curing the default or obligation to trust deed. In any case, in addition to curing the default of obligation the person effecting the cure other than such portion applied of the mode the date default occurred. Any other default that is under the obligation the person effecting the cure other than such portion applied of the second by ten

together with trustees and attorney's less not exceeding the amounts provided by law. 4. 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 be not placed as provided by law. The trustee may sell said property, said sale and the time to cash, payable at the time of or particle shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-the property so sold, but without any covenant or warranty, express or im-the property so sold, but without any covenant or warranty, express or im-file. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the geanter and beneficiary, may purchase at the sale. I. S. When trustee sells purchase at the sale. I. To the obligation secared by law conveying a trustee shall apply the proceeds of sale to payment of the interval charge by trustees attorney. (2) to the obligation secared by any conveying the trustee in the trust deed as their interests may appear in the order of the provided herein, truste surplus, it any, to the guarter to the interval of the interval and (4) to the guartery and (4) to surplus. 16. Beneficiary may from time to time appoint a successor or surces.

need as the any, to the granter or to his successor in interest entitled to such surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor or to any trustee named herein or no any successor trustee appointed here-timer. Upon such appointment, and a lithout conversance to the successor trustee, the latter shall be vested which the time overs and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by whitten instrument executed by beneficiary. which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts here the rust when this deed, duly executed and arknowledded is not priorito as provided by law. Trustee is not obligated to notify any party hereto of praining sale under any other deed of trust 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.

an active member of the Oregon State Bar, ad States, a title insurance company authorize by thereaf, or an escrow agent licensed under NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, or savings and loan association authorized to do business under the laws of Oregon or property of this state, its subsidiaties, of illiates, agents or branches; the United States or o ORS and a separate result of the second sec 

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16026 计单数数分析 网络白垩 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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and ensigns. The term beneficiary shall news 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 feminine and the neutry, and the singular minuter includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day, and year first about e written. \* IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor es such word is defined in the Truth-in-Lending Act and Regulation 2; the beneficiary MUST comply with the Act and isguiction by making required citatosrees; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, diregard this notice. TLEAR WALTON H SH 711 utt RUTH M SPILLAR anath STATE OF OREGON, County of ... This instrument was exknowledged before me on by  $U_{u}$   $H_{u}$   $H_{u}$   $H_{u}$   $H_{u}$   $H_{u}$   $H_{u}$   $S_{u}$   $S_{u}$   $H_{u}$ This instrument was acknowledged before me on by OFRIGIAL SEAL TERFUEL HINCHIE recce COMMISSION NO. 003693 Inn MY COMMISSION EXPIRES FEB. 12, 1995 Notary Public for Oregon My commission expires 2-12-95 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 19 DATED: والمستنفية والمعالية والمترور المراري Beneticiary delivered to the trustee for concellation before reconveyonce will be net lace or destroy this Trust Dood CS THE MOTE which STATE OF OREGON, TRUST DEED 55. County of .... (FORM No. 881) Acertify that the within instrument STEVENS ARSS LAW PUB. CO. PO was received for record on the ......... day of ......, 19......, WALTON H SPILLAR RUTH M SPILLAR in book/reel/volume No. ..... on SPACE RESERVED page ......or as fee/file/instru-Frantor 208 ment/microfilm/reception No. RECORDER'S USE Record of Mortgages of said County. SOUTH VALLEY STATE BANK Witness my hand and seal of Bereficiery County affixed. AFTER RECORDING RETURN "O SOUTH VALLEY STATE BANK -----TITLE NAME 801 MAIN STREET By ..... Deputy KLAMATH FALLS, OR 97601 

## EXHIBIT "A"

Lots 1, 2, and 3 and the West 15 feet of Lot 4, Block 1 of Sixth Street Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Excepting Therefrom that portion conveyed to the City of Klamath Falls, Oregon, a municipal corporation of the State of Oregon by instrument recorded April 27, 1978 in Volume M78 at page 8314, Microfilm Records of Klamath County, Oregon, to wit:

A parcel of land lying in Lot I, Block 1, Sixth Street Addition, Klamath County, Oregon; the said parcel being described as follows:

Beginning on the North line of said Lot 1 at a point 10 feet East of the Northwest corner of said Lot 1: thence West along said North line 10 feet to said Northwest corner; thence South along the West line of said Lot 1, a distance of 10 feet; thence Northeasterly in a straight line to the point of beginning, containing 50 square feet.

Kmit

## STATE OF OREGON: COUNTY OF KLAMATH: SE.

S. Valley State Bank the 20th	
Filed for record at request of request of at 3:30 o'clock PM., and duly recorded in Vol	M92,
Mortgaces on Page 1000	
of Evelyn_Biehn - County Clerk	11.
FEE \$20.00	