	FORM Ne. 881-1-Oragon Trust Deed Series-T2US	DEI O (No ra:	trictica an er s			
	88ASC	1. N		RUST DEED	NOLM94	LAW PUBLISHING CO., PORTLAND, OR \$7201
		9:21 F	- 5 (9		7	_Page_29589
	RAY A PILCHER AND M	RGARET	C. PILC	L. day of HER	AUGUST	, 19 <u>94</u> , between
	GREG A. OVELAND		· · ···		*** ***********************************	
5	KELLY FIELD NATIONAL					as Trustee, and
		2 No	177.1	TINT TO THE MENT		as Berieficiary
	Grantor irrevocably grants, I KLAMATH Con	bareains,	sells and	conveys to truste	e in trust, with po	Wer of sale the second s
	4	्यस्य सम्प्रदाः सम्प्रदाः	T BEFLARE Arts	भुवेत्र स्टब्स् 💡	5.	
	LOT 24 IN BLOCK 6 OF PLAT THEREOF ON FILE OREGON.	LYINEW IN THE	OOD FIRS OFFICE	T ADDITION. OF THE COUNTY	ACCORDING TO T CLERK OF KLAM	HE OFFICIAL ATH COUNTY,
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• <i>•</i> ×		-				
			•	× .		
	together with all and singular the tenoment or hereafter appertaining, and the rents, is the property.	s, he redite	ments and	ppurtenances and al	l other rights therewor	to belonging as t
	FOR THE PURPOSE OF SECURI	WC: DEDI	CODEZ ANA		w or hereafter attached	I to or used in connection with
	FOR THE PURPOSE OF SECUR					
	note of even date herewith, payable to be not sooner paid, to be due and payable	netic ary o UGU	r order and ST 1	Dollars, with int made by grantor, th 19.99	erest thereon according to time time time to provide the time of provident of provi	g to the terms of a promissory tincipal and interest hereof, if
	becomes due and payable.	cures' by t	his instrum	nt is the date, state	d above, on which the	final installment of the note
	1. To protect, preserve and maintain	the prop	or agrees: erty in goox	condition and reas	is not to some	
	damaged or destroyed thereon, and pay why	n dus all d	cana napiti costs incurre	ble condition any bi d therefor	uilding or improvemen	nt which may be constructed
	SO requeste to init in the state	s, it guiati	ons, covena	Its. conditions and a	and that the second second	
	agencies as may be deemed desirable by the	ben ficiar	7. 7.	Il as the cost of all	lien searches made b	y filing officers or searching
i	4. To provide and continuously mail damage by fire and such other hazards as it written in companies acceptable to the bene ficiary as soon as insured; it the grantor shal at least fifteen days prior to the evicetions	TICETY, W	th loss pay.	ble to the latter . II	molining of 1	less than \$ 109,300,00
Ï	at least fifteen days prior to the expiration of	tany poli	ty reason to cy of insura	procure any such ins	urance and to deliver t	the policies to the beneficiary
	cure the same at grantor's expense. The any any indebtedness secured hereby and in such or any part thereoi, may be released to grant under or invalidate any act done pursuant to 5. To keep the property free from e.	orde as be orde as be	ed under au eneficiary a application	y fire or other insu- y determine, or at o	rance policy may be ption of beneficiary th	applied by beneficiary may pro-
	5. To keep the property iree from c	nstruction	ce. liens and (o pay all taxes asse	tymenic and attack	an of notice of default here-
1	liens of other cherges provel to benefit	ary, anou	id the gran	or fail to make payor	ent of one town	past oue or delinquent and
	secured baraby to tather with the title	pa)'i tent i	thereof, and	the amount so pair	d mith internet	in which to make such pay-
	with interest as aforesaid, the property here	nbei sto de	ny righte er: scribed, es	ung from breach of a well as the grantor	any of the covenants he	ereof and for such payments,
	and the nonpayment thereof shall, at the opi	on ci the	bed, and all beneficiary,	such payments shall render all sums serv	he immediately due	and peyable without notice,
	trustee incurred in connection with	n in stru	st including	the cost of title sea	tch as well as the ett.	
	and in any suit, action or proceeding in which to pay all costs and expansion in which	or proceed the bene	ling purper liciary or a	ing to affect the series in the series of th	curity rights or power	s of beneficiary or trustee;
	to pay all costs and expenses, including evident mentioned in this paragraph 7 in all cases shi the trial court, grantor further agrees to pay in torney's fees on such appeal. It is mutually adveed thet:	ll be fixed	and the be by the tria the appell	eficiary's or trustee court and in the ev	's attorney's fees; the yent of an appeal from	amount of attorney's lees
	It is mutually agreed that:			•	8 as 1118 L	enericitary's or trustee's at-
	8. In the event that any portion or all liciary shall have the right, it it so elects, to NOTE: The Trust Deed Art provides that the top	of the pro require th	operty shall bat all oz au	be taken under the y portion of the m	right of eminent dome onies payable as com	ain or condemnation, bene-
1	rust company or revises and for the truste	ner-sunder	must be eith	er an atterney, who is	and active member of a	
ġ	ized to insure title to real property of this state, it igent ficensed under OKS 640.505 to 646.585. *	sub islario	s, affiliates,	agents or branches, th	e United States or any a	tle insurance company autho- agency thereof, or an escrew
	TRUST DEED		1	7		
=					STATE OF ORE	GON, }ss.
	RAY A. PILCHER MARGARET C. PILCHER	11 T.E.	1		Certify that	the within instrument
	Internet C. FILCHER	······			was received for re	ecord on the day
	Granter KELLY FIELD NATIONAL BANK	4 (n. 1	5.0	CE RESERVED	" O'CROCK	
•			RE	ORDER'S USE	COCK/reel/volume	No on page
 :	Beneficiary			35- 6	ment/microfilm/re	ception No.
Ä	ter Rearding Saturn to (Hame, Address, Zip):			i i i i i i i i i i i i i i i i i i i	Kecord of	ny hand and seal of
•••	KELLY FIELD NATIONAL BANK	45 (сл. т.) С	a an an tair An an an	in and An Martin Angelan (1999)	County affixed.	seal of
	P. 0. BOX 28010	(% 576.)	1 4 1 4	13 (n. 1996) (n. 1997) 1880) (n. 1997)		
	SAN ANTONIO, TX 78284			1999 - C	наме. Ву	TITLE

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor

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а. На на

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which are in ercess of the amount require to by all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantom such proceedings, that the balance explicit paid or incurred by the property is and expenses of the property is a source of th

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16. Beneficiary may from time to time appoint a success or or successors to any frustee named herein or to any successor frustee appointed hereinder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all file, powers and duties conferred upon any firstee berein named or oppointed hereinder. Each such appointment and substitution shall be made by written instrument executed by seneticiary, which, when recorded in the mortgage records of the county or counties in which the

made by written instrument executed by send (clary, which, who recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive troor of proper appoin ment of the successor trustee. 17. Trustee accepts this trust when this leed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party herets of sending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party uness is chaction or proceeding is brough by trustee. The grantor covenants and agrees to and with the beneficiery and the baneficiary's successor in interest that the grantor is lawfully

seized in fee simple of the real property and have valid, unencumbered title thereto

and that the grantor will warrant and fore ver defend the same a ainst all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primerily for grantor's personal; it nilly or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, induces to the benefit of and binds a 1 parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and as igns. The term benefit iary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is under the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean ard include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

This instrument was aclouwledge by as of	edged before me on <u>MUGUST</u> , 1994, 2nd <u>MARGARET C. PULCHCR</u> edged before me on			
STATE OF OREGON: COUNTY OF KLAMATH: SS.				
Filet for record at request ofKe <u>lly Field Nat</u> . ofA.D., 19 <u>54</u> at <u>9:21</u> of OfOT_gages	Bank the 20th day clock A M and duly recorded in Vol. M94 . on Page 29589 . . .			
FEE CONTRACTOR CONTRAC	Evelyn Biehn ~ County Clerk By Pauline Mulliname			