THIS TRUST I	DEED, made this nd Trudie 0	irant	*****		•••••		••••••••••••	
Grantor,Klama	th County Fit	e.Company				, AS	Trustee,	, aı
cant Perry				••••••••••••••••••••••••••••••••••••••	••••••			
D		······	and Batton	·····				 ( )
Beneficiary,	• • •		ESSETH:				ž.,	. 27
				ee in trust with	power of	sale,	the pro	per
Grantor irrevoca	abiv prants. Largen	ns, sells and $\infty$	TIVOJO TO HADE	oo militation in the				
Grantor irrevoca	ably grants, largen County,	ns, sells and 00 Oregon, descri	bed as:	a 11	•		•	
Grantor irrevoca	ably grants, Largein County,	ns, sells and ∞ Oregon, des ti	bed as:	an a	•			
Klamath	County,	Oregon, des ri	bed as:	5 0 A				1 1 1
Klamath	County,	Oregon, des ri	bed as: 4-91, situa	ted in the E	SEL of		•	in the second se
Rarcel No. 2	County,	Oregon, des ri partition 2 th, Range 9	bed as: 4-91, situa East of th	ted in the E e Willamette	SEL of Meridia		•	1.

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a iya shuka 1974 together with all and singular the tenem its, 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

5 3 3 JIP 10

sum of E. Fifty Thousand and No/100 - -----

..... Dollars, with interest thereon according to the terms of a promissory - - note of even date herewith, payable to benefic ary or order and made by grantor, the final payment of principal and interest hereof, it

FOIM No. 581

1.115

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## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all 31 sein property shall be 1 iken right, it is so elects, to require that all or any ports n of the monies parable right, it is so elects, to require that all or any ports n of the monies parable to pay all reasonable costs, expenses and atterneys lees necessarily pad or mered by grantor in such proceedings, shall be paid to beneficiary and lied by it first upon any reasonable costs and ers enses and attorneys i tees, not in the trial and appellate courts are essens if y paid to incurred by secured hereby; and grantor agrees, all is own essens in obtaining such som-pensation, promptly upon beneficiary are request. 9. At any time and from time to time upon written request of sen-licitary, payment of its lees and presentation of this deed and the next form 9. At any time and for time your written request of sen-licitary, payment of its lees and presentation of this deed and the next form 9. At any time and form time to time upon written request of sen-licitary in any person for the payment of the adottedness, truster may (a) consent to the making of any map or pit of a id property; (b) is in in (a) and any person for the payment of id and property; (b) is in in (b) in the making of any map or pit of a id property; (b) is in in (b) in the making of any map or pit of a id property; (b) is in in (b) in the making of any map or pit of a id property; (b) is in in (b) in the making of any map or pit of a id property; (b) is in in (b) is in the sentence of any map or pit of a id property; (b) is in in (b) is in the the making of any map or pit of a id property; (b) is in in (b) is in the the making of any map or pit of a id property; (b) is in in (b) is in in the making of any map or pit of a id property; (b) is in in (b) is in in the the making of any map or pit of a id property; (b) is in in (b) is in in the the making of any map or pit of a id property; (b) is in in (c) is in the making of any map or pit of a id propert

the date, stated above, on which the linal installment of said note subscription of the approximation or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The state is any reconveyance may be described as the person or persons legally entitled thereoi, and the recitals there or any matter or lacts shall be conclusive proof of the truthulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any free without notice, either in person, by affective to be appointed by a court, and without regard to the adequacy of any security for the individued notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the individues past thereof. In its own name sue or other account with our provide and polits, including those past due concluding reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the property, and the application or release thereof as alloresaid, hall not cure or waive any relative of the systemet in the relation or involtate any act done
13. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any proceed to foreclose this trust deed in the same sue or involtate and positis, including those including the second and program may detail or other indept immediately due and pays the endities or relaxes thereof as allores. In such any event hereby or in his performance of any agreement hereuder, time being of the seanes with respect to such performance. The beneficiary may detail or other and the election may proceed to foreclose this trust deed in the same more and the clease the description and sele, the beneficiary or in his performance of any advertisement and

together with frustees and attorney's less not exceeding the amounts provided by law. 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 may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but without any covenant or warrenty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof to the truthkulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge by truste's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successor

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If, Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee of the successor trustee of the successor insteaded in the mortgage records at the county or counties in acknowledged 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 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.

NOTE: The Trust Deed Act provides that the trus es he sunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busiliess under the laws of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, igens or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696-505 to 696-585.

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The grantor covenants and agrees it		beneficiary and th	ose claiming under hi	m, that he is law-
The grantor covenants and ugi as t	real property	and has a valid, u	nencumbered title the	eto
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The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b) for an organization, or (even if strant	he loan represent v or household pu vr is a natural pe	and by the above description of the above description of the second seco	bed note and this trust dee Notice below), or commercial purposes.	d are:
This deed applies to inures to the benefit	of and binds all	parties hereto, their h	eirs, legatees, devisees, ad	ministrators, executors, ledsee, of the contract
This deed applies to, inures to the benefit personal representatives, successors and assigns. T secured hereby, whether or not named as a near gender includes the teminine and the neuter, and	cincu herein In	onstruine this deed an	d whenever the context so	requires, the masculine
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not applicable; if warranty (a) is applicable and the cas such word is defined in the Truth-in-Lending Act	and Regulation Z.	the Bruce L. L		
beneficiary MUST comply with the Act and Regulatic disclosures; for this purpose use Stevens-Ness Form No It compliance with the Act is not required disrestant t			he D. Dur	mit
<ul> <li>A second s</li></ul>	ingen i kinnen Gestionen i Kinnen	Trudie/D.		
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		建酸氟 4月 - 14 - 4 用于4 - 4 - 4 - 4 因注意 4 - 4 - 4 - 4		
STATE OF OREGON	s; s; s;	ATE OF OREGON,	}	53.
County of Klamath This instrument was acknowledged selor	me on	S instrument was ackr	OFFICE	SEAL
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and Trudie D. Durant	ot	and the second s	MYCOMMISSION EVAN	10. 012718 55 SEPT. 28, 1996
and the second se	1947 - 19	a See 2123	ži.	
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