CORM No. 881 – Oregon Rust	leed Series TRUST ( EST) ( e	granant Restricted		CONTROL I BE BEVER AT 30 LA	PUBLISHING CO., PORTILANO, OR STOA
当了:(v. 14 できず 190 砂口、 503年 OU 東京! 野春島 牧母!	T DEED, made this	(D)	UST DEED	Vol. <u>००५</u> <b>८</b> e October	ge 32545 @ ,19.99_, between
MOUN LILLIAM E BAKE	TAIN TITLE 1:0MPA	NY OF KLA	ATH COUNTY	FIRST DAY	as Grantor, as Trustee, and
in the state of th		7711	MESSELE:	n trust, with power of s	
Lot 24. official		ADDITION file in t	TO KELENE GARD he office of t	ENS, according to he County Clerk of	
together with all and sin or hereafter appertaining the property.	gular the tenements, here g, and the rents, i sues ar	ditaments and id profits there	appurtenances and all and all fixtures now	other rights thereunto belon or hereafter attached to or	used in connection with
of	THOUSAND AND	NO / 100th	5*****	t grantor herein contained a rest thereon according to the tinal payment of principa	
not sooner paid, to be du  The date of mate becomes due and payab erty or all (or any part beneficiary's option* al	ie and payable! Oct of it, oct the debt recurred to Should the grantor site of it obligations secured to bligations secured to the control of the contro	ber 1 by this instruction agree to, at its without lirst this instrument.	4, 19202A vent is the date, stated empt to, or, actually so obtaining the written	I above, on which the final above, on which the final all, convey, or assign all (or consent or approval of the atturity dates expressed the reement** does not constitu	installment of the note any part) of the prop- beneficiary, then, at the
To protect the sec. 1. To protect, pre- provement thereon; not. 2. To complete or dumaged or destroyed th 3. To comply with so requests, to join in ex-	restore promptly and in ereon, and pay when due a all laws, ordinances, reg ecuting such financing at	property in goo waste of the pr good and habit all costs incur- ulations, coven- stements pursu	d condition and repair perty. the condition any but ad therefor, ints, conditions and re-	; not to remove or demolia ilding or improvement which strictions affecting the prop	th may be constructed, erty; if the beneficiary
agencies as may be deem 4. To provide an demage by fire and such written in companies acc ficiary as soon as insured at least fifteen days prio cure the same at frantor	the project path; office deed desirable by the bone of continuously maintain to other hazards as the be reptable to the beneficiar; if the grantor shall fail to the expiration of any account of the second of the	insurance on ineficiary may ineficiary may if y, with loss parter any reason to policy or only or	he buildings now or com time to time required to the latter; all to procure any such instance now or hereafter	tien searches made by filin hereafter erected on the pi ire, in an amount not less to colicies of insurance shall be trance and to deliver the pol placed on the buildings, th	g officers or searching roperty against loss or hanfull insurable delivered to the bene- licies to the beneficiary e beneficiary may pro-
or any part thereof, may under or invalidate any a 5. To keep the pr assessed upon or against promptly deliver receipts liess or other charges pay ment, beneficiary may.	hereby and in such order be released to gruntor. S act done pursuant to such operty the from consult the property behave any a therefor to beneficiary; vable by grantor, wither by at its oution, make now	as beneficiary in the property of such application in the color forms and part of such the graph of the color thereof as the color than	nay determine; or at operation or release shall not cut to pay all taxes, assessments and utor tall to make payment or by providing benefits a second of the appropriate of the province and the second or all the	ance pointy may be applied trion of beneficiary the emi- tre or waive any default or ssments and other charges other charges become past ent of any taxes, assessment efficiary with funds with what i, with interest at the rate rust deed, shall be added to	re amount so collected, notice of default here- that may be levied or due or delinquent and s, insurance premiums, ich to make such pay-
with interest as aloresaid bound for the payment of and the nonpayment the able and constitute a bree 6. To pay all costs trustee incurred in conne	the property have in the first the obligation liere's constant, at the option oach of this trust deed, if tees and expenses of the ction with or in unlocal	r of any rights in the described, a lescribed, and in the beneficial is trust including this obligation of this obligation.	rising from breach of a twell as the grantor, il such payments shall rems secured the cost of title sear	iny of the covenants hereof is shall be bound to the same be immediately due and pured by this trust deed immediately due and pured by this trust deed immediately due as well as the other costonary to a second like in the costonary to a second	and for such payments, o extent that they are ayable without notice, lediately due and paytes and expenses of the
and in any suit, action of to pay all costs and exper mentioned in this paragra- the trial court, grantor tu torney's fees on such appe It is mutually agre-	and detend any action of the proceeding in which the uses, including evidence out T in all cases shall be the agrees to pay such seal.	beneficiary of title and the title and the title and the tixed by the trum as the app	orting to affect the se trustee may appear, in seneliciary's or trustee ial court and in the or lilate court shall adjus-	curity rights or powers of including any suit for the lo 's attorney's fees; the amovent of an appeal from any light the benefit of the benef	beneficiary or trustee; reclosure of this deed, unt of attorney's lees judgment or decree of ciary's or trustee's at-
NOTE: The Trust Deed Act pro	ovides that the trusten hereum in authorized to do business un laries, affiliates, agents or brain regulates and may a robibit e	der must be either nder the laws of O iches, the United S transise of this co	an attorney, who is an acti egon or the United States, tates or any agency thereof, ion.	ve member of the Oregon State 6 a title insurance company autho or an excrow agent licensed und	Bar, a bank, trust company
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which are in exeas of the another root feet to pay all reason the costs express and external has processarily paid of incurred by fastion in the trial gard appopliate courts, necessarily, and applied by it limit upon any reasonable costs and approach and applied by it limit upon any reasonable costs and approach and applied upon the indubted-ineal sequence (pressay); and ignined safe, as a time on a sequence (pressay); and ignined safe, as a time on a sequence (pressay); and ignined safe, as a time on a sequence (pressay); and ignined safe, as a time on the sequence (pressay); and ignined safe, as a time on the sequence (pressay); and ignined safe, as a sequence (pressay); and ignined safe as a sequence (pressay); and ignined safe

ard that the grantor will warrant and to ever detend the same against all persons whomsoever.

The grantor warrants that the price of the loan represented by the above described note and this trust deed are:
(a)\* primarily for grantor's personal, amily or household purposes (see Important Notice below),
(b) for an organization, or (ever if the anterior person) are for business or commercial purposes.

This deed applies to, inures to the berefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 bracticiary herein.

In construing this trust deed, it is understood that the grantor, strustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and 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 a eccuted this instrument the day and year first above written.

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

* IMPOR not appl as such beneficia disclosur if compli	TANT NOTICE: Delete, by lining out, coble; if warranty (a) is applicable word is defined in the Truth-in-len ry MUST comply with the 'Act' and so the truth-in the comply with the 'Act' and so the word warranty with the Act is not required, d	which ever warranty (a) or (t) ind the beneficiary is a regulation Z, Regulation by making required this notice.	illion and an analysis and an	
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	OFFICIAL SEAT JESSICA WHITLAT NOTARY PUBLIC - OF	CH	Glasia Whitlate	h
	COMMISSION NO. 0	07, 1997	My commission expires 47/97	c for Orego
	REQUEST FO	FULL RECONVEYANCE (1.)	e used only when obligations have been paid.)	<del></del>
trust dec together	he undersigned is the legal owner to been fully paid and satisfied, and or pursuant to statute, to can with the trust deed) and to rec	and holder of all indente You hereby are directed, seleli evidences of indeb nvey without warrant?	dness secured by the foregoing trust deed. All sums secure on payment to you of any sums owing to you under the edness secured by the trust deed (which are delivered to to the parties designated by the terms of the trust deed t	terms of the

167 artealista s Do not lose or destroy this Trust Deed OR THE NOTE which it secures. must be delivered to the trustee for cancellation before 137 Beneficiary (3)的股

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or rear Projection foir

## EXHIBIT "A"

This Trust deed is an !11-Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on May 6, 1994 in Volume M94 page 14334, Microfilm records of Klamath County, Oregon, in favor of Klamath First Federal Savings and Loan Assocation as Beneficiary and William E. Baker as Grantor, which secures the paymetr of a debt therein mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Trust Deed resorted in favor of Klamath First Federal Savings and Loan Association, and will mave the Granters herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then credited upon the sums next to become due upon the Note secured by this Trust Deed.

STATE OF OREGON: COUNTY OF KILAMATH: ss.

	Filed for record at request of		Mountain Titl		e Co.			the _	19th	day			
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