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POPER NO. 681 - TRANST. CHIER SANDARENDER REMEMBER	
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TRUST DEED.	
STATE OF OREGON	N,]
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	d and seal of County.
KLAMATH FALLS, OREGON 97601	
NAME Research THIST DEED	VITLE
THIS TRUST DEED, made this 12th day of September	Deputy.
THIS TRUST DEED, made this 12th day of September MARIO A. TABOADA KLAMATH COUNTY TITLE COMPANY	, 19.96 , between
RUTH WOOLHISER, INITIAL TRUSTEE OF THE WOOLHISER FAMILY TRUST	as Grantes
STATISTICS INTIAL TRUSTEE OF THE WOOLHISER FAMILY TRUST	, as Trustee, and
	, as Beneficiary,
The East half of Lots 70 and 71. VALTA CAPPEND	e, the property in
chereof on file in the office of the Courding to the offic	ial plat
	regon.
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or hereafter appertaining, and the renements, hereditaments and appurtences	
the property.	or in anywise now
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or horeafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and p TWENTY SIX THOUSAND SEVEN HUNDRED THIRTY AND NO/100***********************************	in connection with
of	*****
not sooner paid, to be due and payable September 18 some the final payment of the terr	ms of a promissory
erty or all (or any part) of grantor's internation either agree to, attempt to, or actually in the final inst	
come immediately due and payable. The execution by this instrument, irrespective of the maturing due and payable. The execution by the section of the maturing due and payable.	part) of the prop-
come immediately soption*, all obligations secured by this instrument, irrespective of the written consent or approval of the beneficiately due and payable. The execution by grantor of an earnest money agreement** does not constitute a significant. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property agrees:	ale, conveyance or
16 protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any 2. To complete or restore promptly and in good and habitable condition any building or is 3. To condition any public thereon, and pay when due all order habitable condition any building or is	
an costs incurred therefor the interpreter which me	
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d in any suit, action or proceeding in which she which are proceeding purporting to affect the sand attorney's less actually incurred	penses of the
uses, including evidence of title and the beneficiary or trustee may appear, including any suit for the loreclosure	ry or trustee;
that a finall cases shall be fixed by the trial court and in the event of an appeal from amount of attorney fees mentioned that agrees to pay such sum at the appealate ourt and in the event of an appeal from amount of attorney fees mentioned	costs and ex-
ther agrees to pay such sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court and in the event of an appeal from any judgment or decree of the trial court and in the event of an appeal from any judgment or decree of the trial court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on ary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation to condemn. The The Thust Deed Act provides that the instea bareander much and for any portion of the monies payable as compensation to condemn to the monies payable as compensation to condemn to the monies payable as compensation to the mon	ourt, grantor such appeal.
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strings and load accordation authorized to do business under those of elitier an attorney, who is an active member of the Gregon State Bar, a bank, Berty of this state, its subsidiaries, affiliates, accord or bine laws of Gregon or the United States, a file teamer of the Gregon State Bar, a bank,	such taking,
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tract or loan agreement between them, beneficiary may purchase insurance or insurance coverage as required by the con-ficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purvises by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-Obtain alone and may not satisfy any need to property damage coverage of any managery managery managery managery managery and the statisty and the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family 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 find applies to invest to the baselit of and binds all parties hereto, their heirs, legatees, devisees, administrat

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. 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 mortgage, it is understood that the mortgagor or mortgagee may 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 executed this Asstrument the day and vear 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.
STATE OF OREGON. County of Klamath
by Mario ATaboada September 18 1996
OFFICIAL SEAL CHIEFT Ses acknowledged before me on 19 19 19
LAY COMMESSION NO. CHATTER LAY COMMESSION EXPRESSION EX
Luc M. Mintui
Notary Public for Oregon My commission expires 60100FF
STATE OF OREGON: COUNTY OF KLAMATH: ss.
Filed for record at request of <u>Klamath County Title</u>
Bernetha G. Letsch County Clerk By

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