FORM No. 581 - Dregon Trust Deed Series - TRUST DEED (Assignmen	ni Sastratad		
27630 ATE 255 THIS TRUST DEED, made this 15 D.T. SERVICE, INC., A. NEVADA	うス TRUST DEED	Vol <u>/196</u> Pa	
ASPEN TITLE AND ESCROW COMP	5 NTV		as Grante
CANARACCE T. DIVINE	n a sielenen ber ein gene bein eine in Die der Stigtigen Unter in genischen		, as Trustee, ar
Grantor istarocably grants, bargains, se County; Orego LOT 15, BLOCK 127; KLAMATH FA	on, described as:	stee in trust, with power of	sale, the property
KLAMATH COUNTY, OREGON	501 5	1155, ALGAWAL OD,	PLAT - 4
together with all and singular the tenements, hereditam or hereafter appertaining, and the rents, issues and proi the property. FOR THE PURPOSE OF SECURING PERFO of *** ONE THOUSAND FIVE HUNDRE (\$1500.00)	ED AND 00/100	ent of grantor herein contained a DOLLARS ***	ased in connection will and payment of the sur
(\$1500.00) note of even date herewith, payable to beneticiary or not somer paid, to be due and payable OCTOBER 1 the date of maturity of the debt secured by this becomes due and payable. Should the grantor either age erty or all (or any part) of degrees interest.	is instrument is the date	19	and interest hereof,
beneficiary's option*, all obligations secured by this in come immediately due and payable. The execution by t assignment. To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the propert	hout lisst obtaining the writ istrument, irrespective of it grantor of an earnest money agrees: fy in good condition and a	itien consent or approval of the 1 he maturity dates expressed there y agreement** does not constitut	any part) of the pro beneficiary, then, at t ein, or herein, shall <u>b</u> fe a sale, conveyance
2. To complete or restore promptly and in good a damaged or destroyed thereon, and pay when due all cos 3. To comply with all laws or discussed in the study	of the property. and habitable condition any sts incurred therefor.	y building or improvement which	h any building or in h may be constructe

Provement thereon; not to commit or permit any waste of the property.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon; and pay when due all costs incurred therefor.
To complete or restore promptly and in good and habitable conditions and restrictions affecting the property; if the beneficiary is o requests, to join in executing such linances, regulations, covenants, conditions and restrictions affecting the property if the beneficiary is o requests, to join in executing such linances, regulations, covenants, conditions and restrictions affecting the property against loss or a pay be deemed destroyed thereon, while and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or written in companies acceptable to the beneficiary; any the is payable to the latter; all policies of insurance shall be delivered to the beneficiary is a soon as insured; if the grantor shall tail for any reason to provaic hautrance shall be delivered to the beneficiary and in such order as boneficiary may treat and such and a start cost of any policy of insurance mow or hereafter erected on the property against loss or written in companies acceptable to the sont collected under any tife or other insurance and to deliver the policies to the beneficiary may treat and any be released to grantor's expense. The amount collected under any tife or othior insurance and be buildings, the beneficiary may require and any thread may be released to grantor. Such application or release shall not cure or waive any default or notice of default here-or any thereof, may be released to grantor, such as a seessments and other charges become part due of default here-or any and in such order as boneficiary may all taxe, assessments and other charges that may be levied or any any thread may be to beneficiary may to default terretor.
To keep the property before any part of such

the trial court, grantor further agrees to pay such sum as the appendic court shall adjugg reasonable as the pendicut, o of the torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee heraunder must be either an attorney, who is an activo member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option, where of agency mercury of an escrow agence. The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

0.42 STATE OF OREGON. TRUST DEED \mathbb{R}^{n} (moned) S\$. Section of the D T SERVICE, INC., \$ PAULINE BROWNING HC15, BOX 495C realer ment was received for record on the SPACE RESERVED HANOVER, NM 88041 a o'clockM., and recorded FOR in book/reel/volume No..... RECORDER'S USE page or as fee/file/instru-ment/microfilms/reception No......, LAWRENCE T. DIVINE 33701 E. 275th St Garden City, Mediden64747 After Recording Return to (Name, Address, Zip): discussion recording Witness my hand and seal of D T SERVICE, INC., County attixed. ne, na calue anna ann anna ann a' ann a' 1946 - Chairt Anna ann anna ann a' ann a' 1946 - Chairt Anna ann ann a' ann ann a' Anna a an the second second a * ASPEN TITLE & ESCROW 525 MAIN ST. KLAMATH FALLS; OR 92672 TITLE By Deputy

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VLAMMTH, FALLS, CR 92672

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and that the grantor will warrant and lorever defend the same egainst all persons whomsoever.
The grantor warrants that 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 deed applies to, inures to the benefit of and binds all parties heretor their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the herder: and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and the function, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plught and war to require all granmatical changés shall be

made	, assumed and implied to make the provisions hereof apply emigling to compare	Nind	tot '	enerally all grammatical changes shall be
	is assumed and implied to make the provisions hereof apply equally to corpore IN WITNESS WHEREOF, the grantor has executed this instr		III	day and year fint above and
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 IMPORIANT NOTICE: Delete, by, not applicable; if warranty (a) is. as such word is defined in the T beneficiary MUST comply with the disclosures; for this purpose use S If compliance with the Act is not in 	lining out, whichever warranty (a) or applicable and the beneficiary is a cr ruth-in-Londing Act and Regulation. e. Act and Regulation. by meking rec tevens-Ness Form No. 1319, or equiv equired, disregor this miles	(b) is control (b) is		
ANA ONE PROPERTY	The former N, County	nowledged before r) ss. ne on	, 19
todecher with all and essigning	This instrument was ack ULILIAM PRESIDENT PTSERVICE	nowledged before n		
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STATE OF OREGON: CO Filed for record at request	UNTY OF KLAMATH: SS.	Title & Escro	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
FEE \$15.00	$\cdots := \mathbb{P}^{r_1} \cdot \mathbb{P}^{r_2} \cdot \mathbb{P}^{r_2}$		Letsch // County	Clerk

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