FORM No. 881-1—Cragen Trust Deed Spries—TRUST DEED ING CARTIFIER IN	TITLE ESCRO	VINPA OLRAZIRA	CO, PORTLAND, OR BY	104
" 51410 % JAN-12 P.2:49			of anomale of the party of the control	砚
78 JAN 12 P.2:49 THIS TRUST DEED, made this30th	day of Dec	cember		:n
RUSSELL MAILLOUX and LARR	YWCALDWELI			
ASPEN TITLE & ESCROW, INC an GARY J. TURNER	Oregon Corpo	oration	, as Granto ., as Trustee, an	r, Id
GARY J. TURNER	ydžikoveni tyre britani y 1 Majorakyvos kartyvy	erifikasion selle esistemi selle eriketa eriketa. Antonio eriketa eriket	na Danalinina	•••
 The state of the second second	WITNESSETH:	State through the discount of the con-	, as Denemonal	γ,
Grantor irrevocably grants, bargains, sells Klamath County, Oregon, d	and conveys to trus	tee in trust, with power of sale	, the property i	in
e eta 1966 - Le la completa de la 	e produce to the control of the cont		and the second s	
Lots 16, 17 and 18 in Block 6 KLAMATH FALLS, in the County o	of INDUSTRIAN	L ADDITION TO THE CI	TY OF	
Code Ty Map 3809-33CAy Tax Lot			til Til til til til til til til til til til t) .) .
Code 1, Map 3809-33BD, Tax Lot				
in the start comment with	ราชาก เมษาสมุทราชิเกา นุ การก		· · · · · · · · · · · · · · · · · · ·	\$
पुरति । पुरति । स्टार्वेश के विकास स्ट्री हैं। स्टार्वेश के की स्ट्री हैं। स्ट्री के कार्यक्र मानिकार के की स्ट्री हैं।	বিধার চেক্টার স্থান্ত ক্ষেত্র সংক্রমেন্দ্রীর ইবিধার ক্ষেত্র	en valve gravitakla se i selle se militare matemial Severible se est e	erine er	
together with all and singular the tenements, hereditament	s and appurtenances an	d all other rights thereunto belongin	g or in anywise no	w
or herealter appertaining, and the rents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORI	HALL FOR PET STORY			
of FORTY THOUSAND and No/100 -				
note of even date herewith, payable to beneficiary or ord			erms of a promissond interest hereof,	ry if
not sconer paid, to be due and payable at Maturit The date of maturity of the debt secured by this i	instrument is the date	stated shave on which the final ins	tallment of the no	ote -
becomes due and payable. To protect the security of this trust deed, grantor as 1. To protect, preserve and maintain the property	grees:	repair: por to remove or demolish	any huilding or it	m-
provement thereon, not to commit or permit any waste of 2. To complete or restore promptly and in good an	the property. d habitable condition a	a Signahaga tahun 1937 dalam terdiri	The second second	
damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such livancing statements	s incurred therefor. , covenants, conditions	and restrictions affecting the propert	y; if the beneficia	iry
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary.	es, as well as the cost	of all lien sourches made by filing	officers or searchi	ing
4. To provide and continuously maintain insurand damage vire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with	may from time to tim	ne require, in an amount not less tha	n sinsurable	e, 1
ticiary as soon as insured; if the granter shall fail for any a at least fifteen days prior to the expiration of any policy	reason to procure any su of insurance now or he	ich insurance and to deliver the polici reafter placed on the buildings, the l	ies to the beneticia beneticiary may pt	to-
cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene	liciary may determine,	or at option of beneficiary the entire	amount so collecte	ed,
or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie		and the second of the second o		
assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should	such taxes, assessment the granter fail to mak	is and other charges become past du e payment of any taxes, assessments,	ie or delinquent a insurance premiun	nd ns,
liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in	ereof, and the amount	so paid, with interest at the rate s	et forth in the no	ote
the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore desc	rights arising from bre cribed, as well as the g	ach of any of the covenants hereof an rantor, shall be bound to the same	d for such paymen extent that they a	its, ar o
bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be able and constitute a breach of this trust deed.	a, and all such paymer eneliciary, render all su	ns secured by this trust deed immed	diately due and pa	2y-
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this	obligation and trustee's	and attorney's fees actually incurred		
7. To appear in and defend any action or proceeds and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title a	ciary or trustee may as	opear, including any suit for the fore	closure of this dec	ed,
mentioned in this paragraph 7 in all cases shall be lixed the trial court, granter further agrees to pay such sum as	by the trial court and i	in the event of an appeal from any ju	idgment of decree	of .
torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the pro	perty shall be taken ur	nder the right of eminent domain or	condemnation. ber	ne-
ficiary shall have the right, if it so elects, to require the	at all or any portion of	i the monies payable as compensat	ion for such takii	ng,
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this state, its cubsidiaria	business under the laws of	if Oregon or the United States, a title ins	urance company auti	t.c-
agent licensed under ISRS 496.505 to 696.595.		Control of the Contro		=
TRUST DEED	oll was contracted to a sign ac-	STATE OF OREGO	٧. }	
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		was received for record	wittum instrume i on thed	ay:
grands of the control	SPACE RESERVE	of o'clock M		
The second secon	PECORDER'S US	book/feel/volume Ne.	on pa	ige
		mont feriosciiles ferona	4:02 770	18 18
		Record of Witness my	of said Count	ty. of
After Recording Return to (Name, Address, Zip):	ille grijagang Hegarija krige ageng akto	County affixed.		
1 m - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The grant problem to the second secon	ji da Sacara kapanga 1 di agi pagin dinggin na dibungan. Bi Galara kewasakan di Akamatan mengalan di		7
Attn: Callection Dept.		By	TITLE	itv

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which are in circuss of the amount inquired to pay all reasonable costs, expenses and attorney's feels incessailly paid or incurred by function in such proceedings, shall be used to be headlichary and applied by it first upon any reasonable costs and expenses and attorney's feels, both in the trial and applied courts in the trial and applied to courts in the trial and applied courts in the court of the co

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and that the granter will warrant and forever defend the same against all persons whomsonver.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a)* primarily for granter's personal, tamily or household purposes (see Important Notice below),
(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and birds 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 boneticiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that it 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 instrument the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is applicable; if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the neficiary MUST comply with the Act and Regulation by making required sciences; for this purpose use Stavens-Ness Form No. 1319, or aquivalent, compliance with the Act is not required, disregard this notice.
STATE OF OREGON, County ofKlamath
by Russell Mailloux and Larry W. Caldwell
This instrument was acknowledged before me on
AFFERIAL SEAL MARLENET, ADDINGTON NOTARY PUBLIC-OREGON COMMISSION NO. 050516 BY COMMISSION EXPIRES MAR. 22, 2001 My commission expires. March. 22, 2001 My commission expires. March. 22, 2001
REQUEST FOR FULL RECONVEYANCE (to be used only when abiligations have been paid.) TE OF OREGON: COUNTY OF KLAMATH: 55.
d for record at request of Aspen Title & Escrow the 12th day January A.D., 19 98 at 2:49 o'clock P. M., and duly recorded in Vol. M98 of Mortgages on Page 910
\$15.00 Bernetha G. Letsch, County Clerk By Katalun Kasa