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()unt aver 60.76.Qart Dang ON LAB MOLE APTIN IS INFORMATRUST DEED AFTER 10 SPA VOL. M79 POSE SKT 672 ., as Grantor, JIMMIE DEAN CASTEEL WILLIAM L. SISEMORE as Trustee. AND FLORA GAYE or LAWRENCE S. GAYR or BARBARA CAROL GAYE GONZALES, or Survivor, as Beneficiary, WITNESSETH: Grantor Virlevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inste Klamathet, MUH 2015. Alive County Oregon described (as: County to the backet destructed to and that had not burned to analy to analy of support of the properties series being the support of the Lot 149.5 in Block 36, Klamath Falls Forest Estates Highway 36. Unit No. 2, according to the official plat thereofion file in the office of the County Clerk of Klamath County, Oregon. SUBJECT to any and all easements and rights of way of record. To be trust mily when up to their have been agent. BECHERL TON LATE COLOMATAVICE

Which said described real property does not exceed three adres, together with all and singular the tenements, hereditaments and sp-puttenances and all other rights thereunto belonging or in anythise how of herediter apportaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. NOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of Stantor period contained and payment of the end all fixtures now or hereafter attached to or used in connection with said real estate.

sum of THIRTEEN THOUSAND AND NO/100 - - - Dollars, with interest there of the payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable January 9 , 19 84

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86.740 to 86.795. 13. Alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 85.760 may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's lees not ex-ceeding \$50 each) other than such portion of the principal as would not then be due had no delault occurred, and thereby cure the delault, in which event had no constant occurred, and thereby cure the delault, in which event and prior proceedings shall be dismissed by the trustee.

All loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be dismissed by the trustee. 14. Otherwise, the sale shall be dismissed by the trustee. 14. Otherwise, the sale shall be heid on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at sauction to the highest bidder for cash, payable at the time of sale. Trustee shall delives to the purchaser its deed in form as required by law conveying the property to sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any perion, excluding the trustee, but including the grantof and beneticiary, 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 express of sale, in-cluding the compensation of the truste and a reasonable charge by trustee's attorney, (2) to the obligation accured by the trust deed, (3) to all persons the trust deed as, their interests may appear in the order of their priority and (4) the surplus, if any, to the distinct or to his successor in interest entitled to such surplus, if any to the distinct or to his successor in interest entitled to such surplus.

Surplus, II any, to the grantor or to his successor in interest entitled to such surplus, II any, to the grantor or to his successor in interest entitled to such surplus, II any, to the grantor or to his successor in any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance, to the successor trustee, the intive sholl be vested with all selec conveyance, to the successor trustee, the intive sholl be vested with all selec conveyance, to the successor trustee, the intive sholl be vested with all selec conveyance, to the successor trustee, the intive sholl be made by written instrument exponded by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and exhousledged is made a public record as provided by law. Trustee is not obligated to nucley any party hereto of pending sale under any other deed of trust or of any action or proceeding in which farantor, beneticiary or trustee shall be a party unless such action or proceeding in Strugth by trustee.

fully seized in fee simple of said described real property and has a velid, unencumbered title thereto

NOTE: The Trust Deed Act provides that the trustee hersunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, great corepany or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure sate to real property of this state, its subsidiaries, affiliates, agents or branches. savings an ai property

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(a)* prime (b) ter a puspo This deed	arily for grants that the proceeds of arily for grantor's personal, fami expansion or (even if granto ass.	the loan represented by the all y; household or adjointural p rie a natural person, are los i	temper-or commercial purpos	e sherther star
IN WIT * IMPORTANT NOTI- not applicable; If w or such word is di beneficiary MUST disclosures; for this the purchase of au If this instrument is squivalent, f, tains If the instrument is squivalent, f, tains Use the form of admos STATE OF OREO County of K. County of K. Personally dop Jimmie Deam Not Approved NOT Approved NOT Approved	resentatives, successors and assigned the object of the benefit of the second and assigned as it is little the terminine and the method of the second of the	Alter, and the singular number ntor has hereunto set his 1 waranny lef or (b) is meliclary is a creditor meliclary is a creditor ind Regulation Z, the by making required FIRST lien to finance 1305 or equired 1305 or equired (ORS 100 400) STATE OF ORECO Personally app each for himsell and of said corporation them acknowledged a	N, County of not one for the other, did asy president am president am	e context so require st above written Qualant (under the factor that the former is d that the latter is that the corporate gred and sealed in directors; and eacl unitary act and de
And G.B. Constant States	FLORIA GAYE, EEF ALASTIO Granta STATE OF OPECON	Areas and A	Im. D. Milne By Levinchard Clerk Title By Levinchard Mulach Deputy Fee \$6.00 Investore Hartzage Contrate, ont	TOWN & COUNTRY HURTGAG
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