-19754 Vol. 79 Page 19134 June 12 9 THIS TRUST DEED, made this lingle women a WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 464 call and ad test transport and research the (1) A second se second sec si toi oo toi ammoo oo aalaba aa aa aa aa toitoon o ai toolidana oli ano aldoo iyoo sii aa aalabaad bag too salaadhaa aa aa aa aa Dollarat galsam ah malaagaad baa ina aa aa anilan shir hascapile temperature has been such as Y3、1月22月40日。 A.S. 1242444 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SEQURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of Sixty Sit

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The date of maturity of the oper sy, or any part thereof, is not any interest therein is soid agreed to be obtained the written consent or approval of the beneficiary; then, at the beneficiary's option, all expressed therein, so therein, shall become immediately due and payable.
 The above described real property is not currently used for agricultural, timber or grazing perperty.
 To protect the security of this trust deed, grantor agrees:
 To protect preserve and maintain said property in good condition and repair, not move or demolish any building or improvement which may be constructed. damaged or destroyed thereon.
 To complex and property; of the beneficiary or counts, to fold in a second and work manific any may require and to pay for films same in the property building or improvement which may be constructed. damaged or destroyed thereon.
 To comply with all laws, ordinances, regulations, covenants, conditions, and any with due to assist neurof therefor.
 To provide and continuously maintain insurance on the buildings now or the said premetic; all policies or sarching agencies as may be demeted desirable by the beneficiary. The neurophile office or office, and such other any fire or other insurance policy ing the angle by films of any nor released bill not curre or wate any default or notice of default hereunder or invalidate any act done pressure in the property, should the same any mount of less that may be levied or assessed upon or against stating property, with fully applied or on the exist free or other insurance policy ing the application free or against stating and or of the sub premises grantor. Such application or released bill not curre or wate any default or notice of default hereunder or invalidate any act done pressure the property is the state application or beneficiary.
 The amount collected under any fire or other insurance policy may be apprinting the property, ton the terepy not the relasse

It is mutually agreed that:

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It is mutually agreed that: %. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation. heneficiary shall have the right, if is as elects, to require that all or any porthon of the monitory shall have the right, if is as elects, to require that all or any porthon of the monitory shall have the right, if is elects, to require that all or any porthon of the monitory shall have the right, if is elects, to require that all or any porthon of the monitory by the source of the source taking, which are in excess of the amount require payable as compensation for expenses and attorney's fees, necessarily paid or incurred by reasons in such certs and expenses and attorney's fees, both in the trial and appetate balance applied upon the indebtedness secured hereby; and grantor agrees, at its on expense, take such actions and execute anch histmanents as shall be necessary in obtaining such compensation, promptly upon beneficiary request. 9. At any time and from time to time upon writen request of beneficiary payment of its fees and presentation of this deed and the note for endorscent the case of full reconveyance, for cancellation, without affecting the lability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or lat of said property; (b) join in granting any casement or creating any

restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty; all or any or of the property. The grantee in any reconveyance may be described as the "person of persons legally entitled thereto," and the recitals therein of sum matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of suid property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and including .reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

2. Indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insutance policies or compensation or release thereof as doresaid, shall not currently used profits, or the proceeds of fire and other property, and the opplication or release thereof as doresaid, shall not currently used for any taking or damaged for the property, and the profits, or the proceed of any taking or damaged for the property, and the profits, or the proceed of any taking or damaged for the property, and the profit or release thereof as doresaid, shall not current there any declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the beneficiary on the truste shall execute the shall be alway for mortgage forecloses this trust deed to foreclose this trust deed in equity, as a mortgage in and cause to be recorded his writer worth the beneficiary or the trustes shall execute and excuted hereby immediate by take for mortgage forecloses this trust deed by advertisement and sale. In the gase or direct the truste to foreclose this trust deed his writered by the said for the property the take and payable and his election to set the said described real property to satisfy, the obligatifaut and his election to set the said described real property to satisfy the obligatifaut and the thereof as then required by law, and proceed to foreclose this trust deed in the manner provided in OKS/S6, 200 (as 86, 795.)

trustee shall fix the time and place of subgalances because thereby, whereignon the faw and proceed to foreclose this trust deed in the manner provided in ORS\$85.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale then further default at any time prior to five days before the date set by the trustes for the beneficiary or his successors in interest, respectively, the entire amount then due, under the terms of the trust effect and the trust effect of the date set by the trust of the date and the obligation setured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation of the principal as would not then be due had no default occurred, and thereby cure the default, in which even all foreclosure proceedings shall be dismissed by the trust.
14. Otherwise, the sale shall be held on the date and at the time and place date in the noise of sale. The trustee may sell said property either in one bightest bidder for expercises and shall sell the parcel or parcels at auction to the without any covenant or warrant spussed by the woncy ing the property set soil, but without any covenant or warrant spussed by the subthered. Any purchase at the collarity inducting the spin of the subthered of any excluding the trustee, but including the granter and beneficiary, may purchase at the configuration of the insteed of any subsequent to the including the granter of beneficiary, may purchase at the obligation secured by the trust deed, 13 to all persons average of the spin of the supplice the subthered of any subsequent to the interest of the trustee in the trust deed at the supplice the subthered of a

trustee. 17. is made 4. Trustee accepts this trust when this deed, duly executed and acknowledged de a public record as provided by law. Trustee is not obligated to notify any hereto of pending, sale under any other deed of trust or of any action or eding in which grantor, beneficiary or trustee shall be a party unless such action beceding is brought by trustee. 1.2001/02/1/1

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered titled thereto intro

NOTE The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Ber, a bank, trust company or savings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches; or the United States or any agency thereof.

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You have the option to void your contract or agreement by notice to Registration, U.S. De to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. De davance of, or at the time of your signing the contract or agreement. If you received the P the contract or agreement you have the right to revoke the contract or agreement by notic the contract or agreement you have the right to revoke the contract or agreement day es day following the consummation of the transaction. A business day is any calendar day es day following the consummation 's Birthday', Memorial Day, Independence Day, Labor Day,	cept Sunday, and the following busiless non- Columbus' Day, Veteran's Day, Thanksgiving and
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beneficiary if compliance with the Act not	ATNESSED BY
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COUNTY OF	FOR NOTARY SEAL OR STAMP
On <u>July 03, 1979</u> He undersigned, a Notary Public in and for said County and State, the undersigned J. Schreier personally appeared J. Schreier undersigned to be the person whose name is subscribed to the some to be the person whose name is subscribed to the	FOR NOTATI
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Signature <u>Cuqua</u> <u>Gurran</u> Signature <u>Indersigned is the legal owner and holder of all indebtedness sec</u> trust deed have been fully paid and satisfied. You hereby are directed, on r trust deed have been fully paid and satisfied. You hereby are directed, on r	ured by the foregoing trust deed. All sums sectors on some the your of any sums owing to you under the terms o
Signature	to the parties designated by the terms of said trust deed th
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby are directed, on I said trust deed or pursuant to statute, to cancel all evidences of indebted herewith together with said trust deed) and to reconvey, without warranty, i herewith together with said trust deed) and to reconvey and documents estate now held by you under the same. Mail reconveyance and documents	to:
estate now held by you under the	Sec. an and the second s
DATED:	Beneficiary
	the trustee for cancellation before reconveyance will be made.
De not lose, or destroy, this Trust Deed OR THE NOTE which it secures. Both must be d	STATE OF OREGON
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