GEORGE E. HICK	CA TITLE INSURANCE (S and CYNTHIA F. HIC	CKS, husband	and wife	, as Trustee, and
eneficiary, Grantor irrevocably gro Klamath	WITNESS ants, bargains, sells and conve County, Oregon, described	eys to trustee in tr	ust, with power o	of sale, the property
Lot 4 in Block County of Klam	4 of Tract No. 100 ath and State of Or	7, known as egon.	WINCHESTER	in the
AND SUBSFOURNT	D IS BEING RECORDED ASSIGNMENTS THEREO 78 in Book M-78 at M. ABTS.	F. WHICH CON	ATRACT WAS I	RECORDED
r herealter appertaining, and eith said real estate. FOR THE PURPOSE OF at THREE THOUSANI	tenements, hereditaments and appoint the rents, issues and profits thereory SECURING PERFORMANCE of SIX HUNDRED and 44	$+$ each agreement of μ +/100	stantor herein contai – – – (\$3, bereon according to a	ned and payment of the 500.44)
ooner paid, to be due and pa The date of maturity of the	le to beneficiary or order and made	by grantor, the final 19 82 the date, stated abov	payment of princip e, on which the fina	al and interest hereof, if
To protect the security of 1. To protect, preserve and ma- repair, not to ransve or demolish o commit or permit any waste of sa- second to restore pro- second thereon, and pay when due al- 3. To complex with all hows or and restrictions allecting said pro- in executing such immering statem Code as the benchicary may used they bulke offices or searching advection limit, offices or searching advection limit, offices or searching advector limit, offices or searching advecto	this trust deed, grantor agrees: intain said property in good condition any building or improvement thereon; id property. mptly and in good and workmanlike which may be constructed, damaged or roots incurred therefor. dimances, redulations, covenants, condi- perty; if the beneficiary so requests, to ents pursuant to the Uniform Commer- ire and to pay for filing same in the as the cost of all lien searches made a spay he deemed desirable by the saming incurance on the Juildings	(a) convent to the mak granting any essement subordination or other subordination or other thereol; (d) reconvey, we legally entitled thereto; be conclusive proof of t services mentioned in this to. Upon any de time without notice, eit 10. Upon any de time without notice, of pointed by a court, and the indebtedness hereby erty or any part thereo issues and profits, inclu- bes costs and energy.	ing of any map or plat or creating any restrict autoent altecting this whom warranty, all or and the recitals there in the trathultess thereof, paragraph shall be not claub by grantor hereu- her in person, by agen- ber in person, by agen- without regulat to the secured, enter upon any in these past due and of operation and collect	nder, beneficiary may at any or by a receiver to be ap- adequacy of any security for take possession of said prop- or otherwise collect the rents unpaid, and apply the same m, including reasonable attor-
or horeafter erected on the still j such other horards as the hereafter mount not less than \$ 1D S117 anies acceptable to the hereafter sol mounter shall be delivered a granter shall hal for any reasi- er stal polices to the hereafter beneficiary may procure the san- cted under any life or other insur- upon any indebtableness secured h determine, or at option of hereaf- part thereof, may be released to g- cure or waive any default or notice	archives against toxs or dividage by the arc may from time to time require, in able Value , written in the base payable to the butter; all to the basebiary as seen as insured; to the senter any such insurance and to at base titleen days prior to the expita- or hereafter played on said building, use at grantor's expense. The amount ance policy may be applied by benefi- eredy and in such order as beneficiary the entire amount so collected, or rantor. Such application or release shall od default hereunder or invalidate any	hierary may determine. 11. The entering callection of such rents: insurance pullices or con- property, and the appli- wance any detault or n- pursuant to such notice. 12 Upon dekauf hereby or in his perform declare all sums secured and if the above devec- tionber or grazing purper deed in equity, as a m-	yopon and taking per- issues and profits, or - presation or awards for attent or release thereof- dice of default hereons the grantor in paymet- ance of any agreement hereby immediately due bed real property is e set, the hereficiary may ortage on the manner soul real numerity is n	c, and in such order as bene session of said integraty, the her proceeds of the and other any taking or damage of the as discussed, shall not cure to er or unviolater any act don tot any indebtedness secure hereinder, the beneficiary may and payable. In such an even urrently used for advicultural provided by law for mortgag it so currently used, the bene this trust (deal in guily as y
s, assessments and other charges that said property before any part fue or delinquementers, should the dranter tail to, insurance premiums, hens or of direct parament or by providing e such parament or by providing the amount so paid, with interest the another with the obligations of the deal by all be added to and beet to deal, without waiver of any for such parameter barenabelere described, as well a senter bat that the the third fuel.	from construction fores and to pay all hat may be levied or assessed upon or of such takes, assessments and other tand primipily deliver receipts therefore to make payment of any takes, assess- ther charges payable by grantin, either beneficiary with hands within the be- beneficiary with hands within the be- re- at the rate set further behavior thereof, at the rate set further behavior thereof at the rate set further behavior thereof bescribed in paraltaphs 6 and 7 of this bits arising fine and nearby of the first with interset as afore-aid, the prop- us the granter, shall be bound to the set and take and nearby behavior thereof.	mortfacte or direct the and sale. In the latter cause to be recorded his said described real pro- upon the trustee shall fi- required by law and p- uled in ORS 86.240 to 1.3 Should the - then after delault at a trustee but the trustee ORS 86.760, may pay- tively, the entire amoun obligation secured ther- endorcing the terms of	trustee to forcefose the event the beneficiary of swritten notice of defa- netset to satisfy the obli- vite time and place of need to force due to Solo 29. Solo 29. Solo 20. Solo 20.	I the truste shall everythe and the trustee shall everythe an all and his election to sell th gations secured hereby, where sale, give notice thereof as the trust deed in the manner pro- love by advertisement and sal was before the date set by th other person so privileged b is successors in interest, respec- erms of the trust deed and th esponse actually incurred i we's and attorney's lees not et- he original as would not the
ribed, and all such payments show notice, and the nonpayment there ler all sums secured by this trust (inter a breach of this trust deed, 6. To pay all costs, bees and the secure as well as the other or none-ton with or in enhousing the actually menured. 7. To appear in and defend et the security rights or powers of one or proceeding in which the ben- sout for the foreclessine of this a long conference of this and the ben- and of attorney's less mentioned of as the trust and in the gen-	The payment of the and parable with- be inneediately due and parable with- id shall, at the option of the beneficiary, deed innovaliately due and payable and expenses of this trust including the cost sists and expenses of the trustee incurred solution and trustee's and attorney's any action or proceeding purporting to beneficiary or trustee and many suit, decay or trustee may appear, including level, to pay all trustee's and many suit, and trustees attorney's leves the mathematical trustee's and many suit, and the paraktaph 7 in all coses shall be and earlies to pay such and and and the agrees to pay such some so the ap- eas the beneficiary on trustees attor-	be due had no default all breelsoure proceedin 14, Otherwise, 1 place designated in the mone parcel or in se- anetion to the highest shall deliver to the pu- plied. The recitals in th- different second benefic- ties and the trathfulness the the granter and benefic 15 Mien trads shall apply the procee- chang the compensation attenness (2), by the o	accurred, and thereby c as shall be dismissed by he sale shall be held or notice of sale. The trust parate parcels and shall bidder for eash, payah relaser its deed in horn it without any covers me deed of any matters red. Any person, each any may purchase at the solid spin to the two of the truster and a bigation secured by the	the the default, in which ever the trustee. The date and at the time are e-may sell said property eith- l-sell the parcel or parcels - to a treparted by Law convert as required by Law convert at or warranty, express or in at or warranty, express or al lar shall be combinive pre- ing the invitee, but included
It is son such appeal. It is mutually agreed that s in the event that any parts is the right of commut domain or d_{ij} dat as electry to require that, ongain starts to require that, ongain the transmittee costs, expenses and by it first upon any reasonable her the trad and appellate could as an use providing, and the med herby, and granter abress, the execute such instruments as sho	on or all of send property shall be taken condemnation, benchmary dual bave the fl or any portion of the mounes possible ch are in excess of the annount required and attorney's few necessarily poid or fings, shall be poid to benchmary and le costs and expenses and attorney's bees, sy necessarily poid or incurred by benc- balance applied upon the indictedness at its own expense, to take such actions at the oversary in obtaining such contents	surplus, d ans, to the surplus the For ans te time appoint a survey survey and the survey conversion to the sur- powers and duties to her under. Each such instrument executed b and its place of two Chak at Recorder of 1 shall be conclusive pri- acknowledged as made obligated to metry and	grandia or to his solve and permitted by law or subservises to any interference theory resear travers to batte- interference and substit y beneficiary containing a which, when records the county or contains of a proper appoint or participation of permit- or participation of permit- per to the record as yn a public record as yn a sold	son in interest critical to sur- beneticing may how time- instea maned beren or to at a branching of the sur- shall be systed with all fit- ce brown named or appoint datas shall be made by writt a reference to this trust de darn the other of the Court which the property is strat- the day, daty exercised instea- ties deal, daty exercised as socied by how Trustee is a socied by how Trustee is a socied by height by trustee

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 title thereto except as to a Contract of Sale and subsequent Assignments thereof as set forth on Page one hereof. and that he will warrant and forever defend the same against all persons whomsoever. he grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. (a) (b)

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year 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 or such word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to linance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

> , 19 79.

and acknowledged the foregoing instru-

My commission expires: 3-22-81

voluntary act and deed.

)ss.

STATE OF OREGON,

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1

ment to be

(OFFICIAL SEAL)

Couper Klamath

Ann Redd

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their.

17

Before mel:

Scorge Michael Redd Kimberly ann hade (ORS 93.490) STATE OF OREGON, County of) ss. George M. Redd and Kimberly , 19 Personally appeared duly sworn, did say that the former is the and who, each being first president and that the latter is the

28970

(OFFICIAL SEAL)

a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors: and deed. Before me:

REQUEST FOR FULL RECONVEYANCE

Notary Public for Oregon

My commission expires:

secretary of

To be used only when obligations have been poid.

, Trustee

, 19

Adding

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the state new hold by you under the same Meil securement of devenues to

DATED:

TO:

ar destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Beneliciary

TRUST DEED (FORM No. 881-1) NESS LAW PUB. CO., PORTLAND. STATE OF OREGON County ofKlamath ss. I certify that the within instrument was received for record on the Vinhy of December . 19 79 Granto SPACE RESERVED 4:10 o'clock P. M., and recorded at in book 1179 on page 23969 FOR RECORDER'S USE as file/reel_number 78262 or Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO TIA ... Miariene County affixed. Wm. D. Milne County Clark Title By Live Thank Jele The Deputy Title Fee \$7.00