note of even date herewith, payelle to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not soomer paid, to be due and payable ... At Maturity.

The date of maturity of the debt secured by this instrument is not soomer paid, to be due and payable.

The chove described real prujety is not currently used for agricult. The chove described real prujety is not currently used for agricult. To protect, preserve and min is trust deed, grantor agrees:

At payable.

To protect, preserve and min is trust deed, grantor agrees:

and repair, not to remove or demotish any lead property, not improvement thereon, and to come the control of the

(a) consent to the making of any map or plat of said property; (b) join in granting, any, easterned or creating any restriction thereon; (c), join in any granting, any, easterned or creating any restriction thereon; (c), join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The property agreement allecting this deed or the lien or charge grantee in any recovery ance may be described as the property. The legally entitled thereto, and the recitals therein of any mostless or any of the property of the truthfulness thereof. Trustee's test or any of the services mentioned in this paragraph shall be not less than \$\$\$ for any of the services mentioned in this paragraph shall be not less than \$\$\$ for any of the present by agent or by accurity may at any primed by a court, and without regard to the adequacy of receiver to be appointed by a court, and without regard to the adequacy of security of the recital property, and property of any part thereof, including the possession of said proposesses and profits, including the property, and property of the property, and the application or release thereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or time and other may also the property, and the application or release thereof as alcressid, that not cure or waive any default or police of default hereunder or invalidate any act done up the property, and the application or release thereof as alcressid and recovery of the property and the application or release thereof as alcressid and the order of waive any default by grantor in payment of any indebtedness secured done

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sumsecured hereby immediately due and phable. In such an integral of the such and integral of the such and integral of the such as in equity any amongs or direct the trustee to foreclose this trust deed by execute and cause to be not declare the suite to the such as the secure and cause to be not the latter event the beneficiary distributed by execute and cause to be not declared his written notice of default and trustee shall to sell the said described real property to satisfy the obligations secured thereof as then required by tandard in the time and place of safe we notice the manner provided in ORS 36.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and safe trustee doer the trustee's safe the grantor or other person so priviled by the origination secured thereof as the secure or his trust deed in the state of the trustee's safe the self-industry or his successors in mercular by the obligation secured thereby (including costs and expenses actually incured the andorcing the terms of the towns and the obligation secured thereby (including costs and expenses actually incured the self-pal as would not then be clue had nother than such portion of the principal declared in the self-pal as would not then be clue had nother than such portion of the principal declared.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The frustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any present, excluding the trustee, but including the frustee, but including the frustee, but including shall epply, the proceeds oil saln to payment of (1) the expenses of sale, shall epply, the proceeds oil saln to payment of (1) the expenses of sale, shall epply, the proceeds oil saln to payment of (1) the expenses of sale, fursuant to the powers previded herein, trustee cluding the compensation of the trustee and a reasonable charge by truster shall epply, the proceeds oil saln to payment of (1) the expenses of sale, having recorded liens subsequent to the interest of the trustee in the trust deed, as their interests may appars in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without successor trustee appointed hereinder, the latter shall be vested with all little powers and duties contenue upon any trustee herein named as appointed hereunder. Each such appointment and substitution shall be used by written instrument executed by benefit and substitution shall be used by written and its place of record, which surplus a propriet in the office of the county of the successor trustee. Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of propose appointment of the successor trustee.

17. Trustee accepts this frust when this deed, duly executed and acknowledged is made a public record as provided by how. Trustee and obligated to notify any party hereto of perming sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Detd Act provides that the trusts her under must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company of this state; its subsidiaries, affiliates, a pank or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.505.

C Black of the state of the	IN SECTION OF	3702
The grantor cov	enants and agrees to	o and with the teneficiary and those claiming under him, that he is law real property and has a valid, unencombered the control of the contro
fully seized in fee simp	le of said described	and with the Leneficiary and those claiming under him, that he is law real property and has a valid, unencumbered title thereto
Fig. 1. Sept. 1. Sept		2 Manual Annual Valle, unencumbered title thereto
		Committee of the commit
and that he will warra	nt and forever delen	d the same against all persons whomsoever.
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The grantor warrants		reconstituti samining in terretakan di Salah di Persebuahan di Salah
(a)* primarily for to	anter's personal, family	he loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice by the
purposes.	SEPARATION AND A SEPARATION OF THE SEPARATION OF	tutal person) are for husiness or com-
This deed applies to	incres to the benefit	of and thinds at
contract secured hereby, whi	i, successors and assign ther or not named an a	of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu s. The term beneficiary shall menn the holder and owner, including pledgee, of the beneficiary herein. In construing this deed and whonever the contest
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* IMPORTANT NOTICE: Delete, not applicable; if warranty (c)	by lining out, which	A land year first above written.
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(If this signer of the above is a corp use the form of acknowledgment out	nation site	The state of the s
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County of Klamath	555.	STATE OF OREGON, County of
March 24	, 19 82	19
Richard T. Dudy	bove pamed	Personally appoared and
Dudy (T. Pudy	and Jeanne S	duly sworn did had the start who, each being first
The Contract of the Contract o		duly sworn, did say that the former is the president and that the latter is the
		secretary of
4: 6:5; 12:15:17(PrV-6)	(a)	The state of the s
and tacknowled	ged the loregoing instru	a corporation, and that the seal affixed to the foregoing instrument is the corporate sail of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of the h
ment to be their	voluntary act and deed	
OFFICIAL PROPERTY.	Miliari in a minii	and each of them acknowledged said instrument to be its voluntary act Before me:
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	**************************************	2 4 5 4 5 COO 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
The undersigned is the leg	al owner and holder of	all indebtedness secured by the loregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing
said trust deed or pursuant to	and entistied. You hereb	y are directed, on payment to you at a wast deed. All sums secured by said
herewith together with said trust	deed) and to reconvey	by are directed, on payment to you of any sums owing to you under the terms of idences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the
estate now held by you under th	i same: Mail reconvey in	nce and documents to the parties designated by the terms of said trust deed the
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ZAF JER RECORDING RETURN	<u>τα 1</u>	Witness my hand and seal of
73	<u>τα 1</u>	Witness my hand and seal of County affixed.
JAF TER RECORDING RETURN	<u>τα 1</u>	Witness my hand and sent of

PARCEL 1

A portion of Lots 10 and 11, Block 6, CANAL ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the Southeasterly line of Lot 10, Block 6, CANAL ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, which lies Northeasterly along the Southeasterly line of said Block 6 a distance of 71.2 feet from the Southwest corner of said Block 6 and running thence in a Northeasterly direction along the Southeasterly line of Lots 10 and 11 of said Block 6 a distance of 30 feet to an iron pin the Southeasterly line of the above mentioned Lot 11; thence in a Northwesterly line of the above mentioned Lot 11; thence in a the Northwesterly line of Lot 11, which is 129.6 feet Easterly along the Northerly line of Lots 8 to 11 from the most Westerly corner of Lot Block 6, a distance of 30 feet to a point on the Northwesterly line of Lots 10 and 11, Lot 10, Block 6; thence in a Southeasterly direction a distance of 94.67 feet; more or less, to the point of beginning.

PARCEL 2

Lots 8 and 9, and a portion of Lot 10, Block 6 of CANAL ADDITION TO OF COUNTY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the most Southerly corner of said Lot 8; thence Easterly along the Southerly line of Lots 8, 9 and 10, a distance of 71.2 feet to the Bouthwest corner of that certain parcel of land conveyed by Martha A. Barron to Carl Michelson, et ux., by deed recorded on page 417 of ... Volume 178 of Deed Records of Klamath County, Oregon; thence in a Northwesterly direction, along the Westerly line of said parcel a distance of 94.67 feet, more or less, to a point on the Northwesterly line of said 8, 9 and 10 from the most Westerly corner of Lot 8; thence Westerly along the said Northerly line 99.8 feet to the most Westerly corner of Lot 8; thence Southerly along the Westerly line of said Lot 8, 95.02 feet to

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