10.00

surplus, if any, to the granter 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 to any trustee named herein at any conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named with all title hereunder. Each such appointment and substitution shall be made and out the successor trustee appointment of the successor terms of the successor trustee appointment of the successor conveyance to the successor trustee, the latter shall be vested with all title hereunder. Each such appointment and substitution shall be made and its place of record, which when recorded in the ollive of the courty shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and cobligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association outhorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure trile to real property of this state, its subsidiaries, affiliates, agents ar branches, the United States or any agency thereof, or an escraw agent licensed under CRS and state 500 to 300.555.

property, and the application or release thereof as aloresaid, shall not cure or pursuant to such notice.
12. Upon default by grantor in payment of any idebtedness secured declare all sums secured of any agreement hereunder, the beneficiary may event the beneficiary while any matched any agreement hereunder, the beneficiary may event the beneficiary of his election may proceed to foreclose this trust deed advectisement and sale. In the latter event the beneficiary of the such an in equily as a mortgade directible trustee to foreclose this trust deed advectisement and sale. In the latter event the beneficiary of the trustee shall to sell the said described trustee to bale give notice of the directible trustee to bale give notice in a sale. It the said the shall to be trustee to bale give notice the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary of the directible to foreclose that trust deed in trustee shall at a directible of the directible of the directible to bale give notice of the advectible of the directible of the d

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To protect the security of this trust deed, grantor agricul To protect the security of this trust deed, grantor agrees: and repair, not to rene preserve and maintain said property in good condition int to commit or premits and demolish any building or improvement thereon. 2. To complete or waste of said property. or improvement thereon. 2. To complete only waste of said property. The source of the so

Iteral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or occenting any restriction thereon; (c) join in any subordination or occenting any restriction thereon; (c) in any subordination or occenting any testificity of the lien or charle france in any recommutive differences. All or any part of the property. The lien or charle france in any recommutive differences and the recipital there of any map and of the property. The services mentioned in this part of the recommutive thereof. Trustee's there of any any of the recipital there of the recipital there of any map and of the property. The services mentioned in this part of the recipital there of any map and the recipital there of the services there of any of the recipital there of any map and the recipital there of the services there of any of the services mentioned in this part of the services there of any security of a services and profits, including the period and the secure of the adequace of collect the rest. Issues and profits, including these sast and espectives there of any inductions of any of the services and services and profits, including these secure dereby, and in such order as benevician of a such orders and profits or the proceed of the service of delault there and solves of damage of the property, and the application or release thereounder or invalidate any act does a part of services of delault by granter of any taking or damage of the services and stores and to be added and the services of delault the services of any data there of any taking or any data there of the services of delault there and the service of a subsection of a such order as benevician any determine.

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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 lixtures now or hereafter attached to or used in connec-tion with said real estate. vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Exhibit "A," attached hereto and made

as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in .....Klamath "See legal description set forth on

a part hereof,"

as Grantor, KLAMATH COUNTY TITLE COMPANY LOUIS FRANK MAFFIOLI and JOYCE E, MAFFIOLI, husband and wife,

Voi.M12- 4631 ., 19. 82 , between

38-2411240 - Severena fess LAW PUBLISHING CO., PORTLAND, OR. 87204

....., as Trustee, and

THIS TRUST DEED, made this \_\_\_\_\_ 29th \_\_\_\_\_day of \_\_\_\_\_March

Sto Fred

10876

TA.

SORM No. 831-Oregon Trust Deud Serios-T2UST DEED. 

TRUST DEED

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he fully seized in fee simple of said described real property and has a valid, unencumbered title thereto exce for those encumbrances set forth on Exhibit "A," attached hereto;	
	is law- pt
and that he will warrant and forever defend the same against all persons whomsoever.	;
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization; or (oven it grantor is a natural person) are for business or communic	
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and wherever the including pledgee,	execu- of the
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	nes, me
disclosures; for this purpose, if this instrument is to be a FIRST lien to trianace the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Streens-Ness Form No. 1305 or equivalent;	
with the Act is not required, disregard this notice. (If the signer of the above is a comparation, use the form of acknowledgment opposite.)	
STATE OF OFFICER (ORS 93.490)	
Personally appeared the store	
duly sworn, did say that the lormer is the president and that the latter is the	first
a corporation, and that the seal attixed to the foregoing instrument is corporate seal of said corporation and that the instrument was signed	s the
Before me:	act
My commission expires:     Output     Notary Public for Oregon     (OFFIC       My commission expires:     My commission expires:     SEAL       Shorron M, Tillson     Start     Start	IAL C)
REQUEST FOR FULL RECONVEYANCE	
The underside of the second seco	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by st t deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms if trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to y ewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed to the now held by you under the same. Mail reconveyance and documents to	ol
TED:, 19	
Beneficiary	• •
De not less or dastray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.	
TRUST DEED	=
STATE OF OREGON, County of I certify that the within in A	
Granter was received for record on the at	
FOR RECORDER'S USE In book/reel/volume No	
Beneficiary  AFTER RECORDING RETURN TO  Witness my hand and cont it	
THE TUTIES	
By By Deputy	•

				00
Tract 1 and Klamath, Star	the following-descrip te of oregon:	EXHIBIT A	-	-
Easterly along in Imperial Ac SUBJECT TO: Th tion recorded A restrictions, cd on the land. In two Notes and tw Co., the first o at page 9438 of interest therein	a 128 feet to a point the line between Tr res. Tust Deed in favor of bugust 29, 1977, in b ovenants, easements a addition to the abo to Trust Deeds in fav f which said Trust D the Mortgage Records was assigned to Bur page 9623 of said Mor d May 15, 1981, in V	and 2 on the line between the line betwe	667 of said Mortgage	sc- nce all socia- ons, arent
	Filed for record at a	COUNTY OF KLAMATH;	\$5.	
	duly resorded in Vol.	Pril A.D. 17 <u>82</u> M 82 , cf Mtge	a1 <u>3:39</u> c'clock P / ., and	
	Fee \$12.00		VELYN BIEHED Cours	
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