ORM No. 900—TRUSTEE'S DEED—Oregon Trust Deed Series	(Individual or Corporato). K-35%	
16893	TRUSTEE'S DEED	Vol. MSV rage 14632
THIS INDENTURE, Made this	22nd day of	September , 19 82 , between
		, hereinafter
FREDERICK In DELEGATION MOI	RTGAGE CORPORATION	
reinafter called the second party;	WITNESSETH:	- 1 15- tameter executed and
FIRSTBANK MORIGAGE CORPOR ated December 14, 19.73, do Klamath County, Or Strument/microfilm/reception No	ATION, a Washington colly recorded on December egon, in book/reel/volume Notes and grantor to said trustee to esaid beneficiary. The said of the deed as stated in the notice hereinafter described. The read holder of the obligation interest, declared all sum to sell the said real proper and obligations was recorded by law and as recorded for certified mail to all persons med in subsection 1 of Section of Section 86.740, Oregon all as provided by law and at least 1 property is situated, once as the section of Section 86.740, Oregon all as provided by law and at least 1 property is situated, once as the section of th	uired by law; copies of the trustee's said notice and entitled by law to such notice at their respective on 86.750 Oregon Revised Statutes were timely 120 days before the day so fixed for said trustee's Revised Statutes, were timely served with the notate least 90 days before the day so fixed for said ce of sale in a newspaper of general circulation would for four successive weeks; the last publica
sale in the mortgage records of said sale in the mortgage records of said flection to sell and the trustee's notice that the said set out have a said notice of any person, other on or interest in said described real programmer of the said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to white 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold satisfied for said property. The true NOW THEREFORE, in consist acknowledged, and by the authordeed, the trustee does hereby convey vey at the time of grantor's execution interest acquired after the execution.	county, said affidavits and page of sale, being now referred than the persons named in supporty subsequent to the interpretation of the undersigned trustee on a day, Standard Time as establiched and sale was postponed for Statutes) (delete words in page of the Statutes) (delete words in page of the Statutes) and best bidder at such a subsequent of the said sum so paid the said sum so paid the said sum so paid the said trustee by the said trust deed, together on of said trust deed, together on of said trust deed in and together of said trust deed in and together of said trust deed in the office of the said in the office of the said trust deed in the said trust	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of this of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82, at the hour of the september 22, 19.82, at the hour of the trustee in the trust deed.  Ished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fixed the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58. The laws of the State of Oregon and by said trustest which the grantor had or had the power to combine with any interest the said grantor or his successed the following described real property, to-wit:  See Home Tracts, according the county Clerk's
sale in the mortgage records of said sale in the mortgage records of said flection to sell and the trustee's notice of sale at the trustee's notice of sale at the no actual notice of any person, other on or interest in said described real property. The said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to whith 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold sate sum of \$21.196.58, he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authord deed, the trustee does hereby convey vey at the time of grantor's execution in interest acquired after the execution.	county, said affidavits and page of sale, being now referred than the persons named in supporty subsequent to the interpolation, the undersigned trustee on day, Standard Time as establiched as all was postponed for Statutes) (delete words in page of the said sale was postponed for the said sale words in page of the said sale was postponed for the said sale was postponed for the said sum so page of the said trustee by the said trust deed, together the said trust deed, together the said trust deed in and together the said trust deed in and together the said trust deed in and together the said trust deed in the office of the said trust deed in the said t	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fix the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said the rest which the grantor had or had the power to convict any interest the said grantor or his succession the following described real property, to-wit:  SE HOME Tracts, according the sides.
sale in the mortgage records of said flection to sell and the trustee's notice that the self and	county, said affidavits and page of sale, being now referred than the persons named in supporty subsequent to the interpretation of the undersigned trustee on a day, Standard Time as establiched and sale was postponed for Statutes) (delete words in page of the Statutes) (delete words in page of the Statutes) and best bidder at such a subsequent of the said sum so paid the said sum so paid the said sum so paid the said trustee by the said trust deed, together on of said trust deed, together on of said trust deed in and together of said trust deed in and together of said trust deed in the office of the said in the office of the said trust deed in the said trust	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection reasons and as expressly permitted by subsection at public auction to the said second party for the such sale and said sum being the highest and be at for this transfer is the sum of \$.21,196.58 and the laws of the State of Oregon and by said the rest which the grantor had or had the power to come with any interest the said grantor or his succession the following described real property, to-wit:  See Home Tracts, according the County Clerk's
sale in the mortgage records of said sale in the mortgage records of said flection to sell and the trustee's notice of sale at the trustee's notice of sale at the pursuant to said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to white 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold satisfied for said for said property. The true NOW THEREFORE, in consist acknowledged, and by the authord deed, the trustee does hereby convey vey at the time of grantor's execution interest acquired after the execution.	county, said affidavits and page of sale, being now referred than the persons named in supporty subsequent to the interpretation of the undersigned trustee on a day, Standard Time as establiched and sale was postponed for Statutes) (delete words in page of the Statutes) (delete words in page of the Statutes) and best bidder at such a subsequent of the said sum so paid the said sum so paid the said sum so paid the said trustee by the said trust deed, together on of said trust deed, together on of said trust deed in and together of said trust deed in and together of said trust deed in the office of the said in the office of the said trust deed in the said trust	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fix the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said trustest which the grantor had or had the power to consider the following described real property, to-wit:  STATE OF OREGON,  SOUNTY OF
sale in the mortgage records of said sale in the mortgage records of said flection to sell and the trustee's notice of sale at the trustee's notice of sale at the no actual notice of any person, other on or interest in said described real property. The said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to whith 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold sate sum of \$21.196.58, he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authord deed, the trustee does hereby convey vey at the time of grantor's execution in interest acquired after the execution.	county, said affidavits and page of sale, being now referred the of sale, being now referred than the persons named in supporty subsequent to the interpolar to the said sale was postponed for the said sale was postponed for the said sale words in page of the said sale words in page of the said property in one parcel to highest and best bidder at said actual consideration page of the said sum so pairty vested in said trustee by the second party all interpolar to said trust deed, together the of said trust deed in and to the said trust deed in and to the said trust deed in the officient of the in the officient of the in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the said trust deed in the officient of the said trust deed in t	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fix the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said the rest which the grantor had or had the power to come with any interest the said grantor or his success. The following described real property, to-wit:  STATE OF OREGON,  STATE OF OREGON,  County of
sale in the mortgage records of said flection to sell and the trustee's notice distering to sell and the trustee's notice distering the said as fully as if set out has actual notice of any person, other on or interest in said described real property and hour to said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to which was the day and hour to which was a storesaid, in full accordate upon him by said trust deed, sold satisfied as sum of \$21.,196.58, he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authordeed, the trustee does hereby convey very at the time of grantor's execution interest acquired after the execution interest acquired after the execution of the plat there of the plat the plat there of the plat there of the plat the plat the plat there of the plat there of the plat the pl	county, said affidavits and page of sale, being now referred the of sale, being now referred than the persons named in supporty subsequent to the interpolar to the said sale was postponed for the said sale was postponed for the said sale words in page of the said sale words in page of the said property in one parcel to highest and best bidder at said actual consideration page of the said sum so pairty vested in said trustee by the second party all interpolar to said trust deed, together the of said trust deed in and to the said trust deed in and to the said trust deed in the officient of the in the officient of the in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the said trust deed in the officient of the said trust deed in t	proofs of service duly recorded prior to the date proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection reasons and as expressly permitted by subsection at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said trustest which the grantor had or had the power to combine the following described real property, to-wit:  STATE OF OREGON,  STATE OF OREGON,  County of
sale in the mortgage records of said flection to sell and the trustee's notice of sale are shown to sale in the mortgage records of said flection to sell and the trustee's notice of sale at the no actual notice of any person, other on or interest in said described real property of said notice of sale at 11:30 o'clock, AM., of said (which was the day and hour to whith 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold sate sum of \$21,196.58., he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authort deed, the trustee does hereby convey very at the time of grantor's execution interest acquired after the execution of the plat there of the plat the plat there of the plat	county, said affidavits and page of sale, being now referred the of sale, being now referred than the persons named in supporty subsequent to the interpolar to the said sale was postponed for the said sale was postponed for the said sale words in page of the said sale words in page of the said property in one parcel to highest and best bidder at said actual consideration page of the said sum so pairty vested in said trustee by the second party all interpolar to said trust deed, together the of said trust deed in and to the said trust deed in and to the said trust deed in the officient of the in the officient of the in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the officient of the said trust deed in the officient of the said trust deed in and to the said trust deed in the officient of the said trust deed in the said trust deed in the officient of the said trust deed in t	proofs of service duly recorded prior to the date proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82., at the hour dished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fixed the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said trustest which the grantor had or had the power to complete the following described real property, to-wit:  STATE OF OREGON,  STATE OF OREGON,  County of
sale in the mortgage records of said flection to sell and the trustee's notice bustee's deed as fully as if set out has a control on or interest in said described real programment to said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to whith 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold sate sum of \$21 196 58, he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authord deed, the trustee does hereby convey very at the time of grantor's execution interest acquired after the execution interest acquired after the execution interest acquired after the execution in the control of the plat there of the plat there of the control of the plat there of the plat th	county, said affidavits and page of sale, being now referred than the persons named in supporty subsequent to the interpolar to the said sale was postponed to said sale was postponed to statutes) (delete words in page of the interpolar to the said sum so page of the interpolar to the said sum so page of the interpolar to the said trustee by the interpolar to the said trust deed, together the of said trust deed in and to feet of Lot 1, Gienger to foon file in the officiounty, Oregon.  (CONTINUED ON REVERS)	proofs of service duly recorded prior to the date proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82, at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fix the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said trustest which the grantor had or had the power to complete the following described real property, to-wit:  STATE OF OREGON,  STATE OF OREGON,  County of
sale in the mortgage records of said election to sell and the trustee's notice. Distee's deed as fully as if set out has no actual notice of any person, other on or interest in said described real property of said notice of sale 11:30 o'clock, AM., of said (which was the day and hour to whith 2 of Section 86.755, Oregon Revised for sale, as aforesaid, in full accordate upon him by said trust deed, sold sate sum of \$21 196 5.8, he being the sum bid for said property. The true NOW THEREFORE, in consist acknowledged, and by the authors deed, the trustee does hereby convey vey at the time of grantor's execution interest acquired after the execution interest acquired after the execution interest acquired after the continuation.  GRANTOR'S NAME AND AD ARTHER TREATMENT AND AD ARTHER	county, said affidavits and present county, said affidavits and present sale, being now referred than the persons named in supporty subsequent to the interpretation, the undersigned trustee on day, Standard Time as establich said sale was postponed for Statutes) (delete words in pance with the laws of the Statutes) (delete words in pance with the laws of the Statutes) in one parcel with the laws of the Statutes and actual consideration paid ideration of the said sum so prity vested in said trustee by unto the second party all interpretation of said trust deed, together on of said trust deed in and to see the file in the office of the in the office of the continued on file in the office of the said sum so proceed the said trust deed in and together of said trust deed in and together of the said sum so proceed to the said trust deed in and together of said trust deed in and together of the said sum so proceed to the said trust deed in and together of said trust deed in and together of the said sum so proceed to the said sum so proceed the said sum so proceed to the said sum so proceed t	proofs of service duly recorded prior to the data proofs, together with the said notice of default and to and incorporated in and made a part of the of said notice of sale, the undersigned trustee has aid affidavits and proofs having or claiming a lie rest of the trustee in the trust deed.  September 22, 19.82, at the hour lished by Section 187.110, Oregon Revised Statute or reasons and as expressly permitted by subsection renthesis if inapplicable), and at the place so fix the of Oregon and pursuant to the powers conferred at public auction to the said second party for the such sale and said sum being the highest and be all for this transfer is the sum of \$.21,196.58 and by the second party in cash, the receipt where the laws of the State of Oregon and by said trustest which the grantor had or had the power to complete the following described real property, to-wit:  STATE OF OREGON,  STATE OF OREGON,  County of

Witness my hand and seal of County affixed. P. O. BOX 516

ALBANY, OREGON - 97321 Deputy NAME, ADDRESS, ZIP

and the second of the second o	and the second of the second o
TO HAVE AND TO HOLD the same unto th	e second party, his heirs, successors-in-interest and assigns for-
nd the neuter and the singular includes the plural	the context so requires, the masculine gender includes the feminine; the word "grantor" includes any successor in interest to the an obligation, the performance of which is secured by said trust stee, and the word "beneficiary" includes any successor in inter-
st of the beneficiary first named above.	d trustee has hereunto set his hand; if the undersigned is a cor- gned and its corporate seal to be affixed hereunto by its officers
fully authorized thereunto by order of its Board of	Directors
man group of many the man are space that	( ) / Chlub
ann of CTT TECTS of the Control of the Anna Section 1	FREDERICK L. DECKER
taken terutakan dalah persebagai dan perjaman dan dian dan perjaman dan di	
general of the second of the s	
offix corporate seal)	Time the a controlled to become the property
A Appendix and the second seco	
on or the result of the result of the result of	and the specific of the property of the first of the second of the secon
promotion, and the second of the second of the second	
STATE OF OREGON,	STATE OF OREGON, County of) ss.
County of Linn	, 19
greater en a la constant de la const	Personally appeared
September 22 ,1982	each for himself and not one for the other, did say that the former is the
TO TO THE PARTY OF	each for himself and hot one to the president and that the latter is the
Personally appeared the above named FREDERICK	secretary of
DECKER Candidanoveledged the toregoing instru- ment to be his kypluntary act and deed.  Before me:	and that the seal affixed to the toregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed Before me:
The Board Atomos + h	(SEAL)
(SEAL)	Notary Public for Oregon
My commission expires:	My commission expires:
STATE F ORESON; COUNTY	Y OF KLAMATH; ss.
Filed for record .	A. D. 19. 82 at o'clock P 'M, dilu
his 3 day of NOV	on a 14632
duly recorded in Vol. M 8	EV.LYN BLEHN, County
- 《 <b>····································</b>	EA THA DITTING COO.
A Fee \$8.00	B) Ly / Par Clare
or the property of the second	and the second s
RECEDENCE ONE BUILDINGS MODE A PRAINCE	THE STATE OF THE S
bereinalist called the country parties	
way of marginal was a long that their literate while	CONTORVATOR
TO THE WEST A STORY AND THE SERVICE OF THE SERVICE	
STATE OF WAR CONTRACTOR	en e

Miss care along receive to 10% or 14% or 14%