20596		TRUST DEED	Vol,	HESS LAW PUBLISHING CO., PORTLAND, OR. 973
f THIS TRUST AMOS H. DOLL	DEED, made this26th	day of	January	, 19.83, betwee
	ORTGAGE CO., an Oregon (Corporation		
Beneficiary,				
Grantor irrevoc Klamath		ITNESSETH: Id conveys to t lescribed as:	rustee in trust, w	with power of sale, the propert
	Lots 18, 19, 20 and 21 ADDITION TO THE CITY (L, Block 18, DF KLAMATH F	INDUSTRIAL ALLS in the	
	County of Klamath, Sta	ate of Orego	n,	
ather with all and sind	ular the tenements, hereditaments	and annual second		and the second
w or nereatter appertan n with said real estate.	ning, and the rents, issues and profi	its thereof and all	fixtures now or her	ealter attached to or used in conne
m of Eighty Five	SE OF SECURING PERFORMA Thousand and No/100		••••••	
o di cren dato neromiti	000.00) h, payable to beneficiary or order as	in mane by gram	or, me mua paymer	eccording to the terms of a promisso nt of principal and interest hereof,
The date of maturi	e and payable April 7 ty of the debt secured by this instru	ment is the date.	stated above, on wi	hich the final installment of said no
d, conveyed, assigned	. In the event the within described or alienated by the grantor withou option, all obligations secured by the	ut first having ob	tained the written c	onsent or approval of the beneficia
rein, shall become imme	diately due and payable. real property is not currently used for			naturity dates expressed therein,
To protect the secu	rity of this trust deed, grantor agre and maintain said property in good cor	es: (a) consen	t to the making of any	map or plat ol said property; (b) join g any restriction thereon; (c) join in a
tenair, pot to remove or a	demolish any huilding or improvement th	subordinate	on or other agreement	allecting this deed or the lien or chai
ner any building or impro royed thereon, and pay whe	aste of said property. fore promptly and in good and workm vement which may be constructed, damay n due all costs incurred therefor.	ded or legally enti- be conclusi	tled thereto," and the i ve proof of the truthlu	ecitals therein of any part of the property. If ecitals therein of any matters or facts sh liness thereof. Trustee's tees for any of t
J. IO COMDIV WILL ALL	laws, ordinances, regulations, covenants, said property; if the beneficiary so reque g statements pursuant to the Uniform Cor	condi- sts, to 10.	Upon any default by ut notice either in per	shall be not less than \$5. grantor hereunder, beneliciary may at a son by adopt or by a conjugate to be
wer public office or offices,	nay require and to pay lor filing same i as well as the cost of all lien searches agencies as may be deemed desirable b	in the pointed by made the indebter	a court, and without i dness hereby secured, ei	regard to the adequacy of any security in regard to the adequacy of any security in the upon and take possession of said pro- wn name sue or otherwise collect the ren
liciary.	tinuously maintain interance on the hui	issues and	profils, including those nd expenses of operation	past due and unpaid, and apply the san n and collection, including reasonable atto
mount not less than \$ 11	e said premises against loss or damage b peneliciary may from time to time required. LL INSURABLE VALUE, writ	ten in 11.	delermine.	secured hereby, and in such order as ber d taking possession of said property, t
panies acceptable to the b cies of insurance shall be o	peneticiary, with loss payable to the latte delivered to the beneticiary as soon as in y reason to procure any such insurance a	er; all collection o sured; insurance p	t such rents, issues and olicies or compensation	l profits, or the proceeds of fire and oth or awards for any taking or damage of t
ver said policies to the bene of any policy of insuran	eliciary at least litteen days prior to the e ce now or herealter placed on said buil	ng to property, an xpira- waive any dings, pursuant to	nd the application or re	lease thereof as aloresaid, shall not cure lault hereunder or invalidate any act do
cted under any fire or oth	the same at grantor's expense. The ar her insurance policy may be applied by b ecured hereby and in such order as benef	enefi- liciary hereby or in	n his performance of an	or in payment of any indebtedness secur y agreement hereunder, the beneficiary m
determine, or at option o part thereof, may be releas	I beneliciary the entire amount so collections of the second sector of the second sector of the second seco	ed, or declare all shall event the b	sums secured hereby i peneliciary at his election	mmediately due and payable. In such a mmay proceed to foreclose this trust de- the trustee to foreclose this trust deed l
done pursuant to such notic 5. To keep said premis	ies free from construction liens and to pa	advertiseme ay all execute and	nt and sale. In the latt cause to be recorded l	er event the beneliciary or the trustee shi is written notice of default and his election
s, assessments and other ci nst said property before a	harges that may be levied or assessed up ny part of such taxes, assessments and linquent and promptly deliver receipts th	on or to sell the other hereby, who	ereupon the trustee shal	roperty to satisfy the obligations secur I fix the time and place of sale, give noti and proceed to foreclose this trust deed
eneliciary; should the gran is, insurance premiums, lie	tor fail to make payment of any taxes, a ns or other charges payable by grantor,	either 13.	provided in ORS 86.74 Should the beneliciary	0 to 86.795. elect to foreclose by advertisement and si
e such payment, benelician the amount so paid, with i	oviding beneficiary with lunds with whi ry may, at its option, make payment th interest at the rate set forth in the note se	ereol, trustee for cured ORS 86.76	the trustee's sale, the 0, may pay to the ben	or to five days before the date set by t grantor or other person so privileged eliciary or his successors in interest, resp
t deed, shall be added to	ations described in paragraphs 6 and 7 o and become a part of the debt secured b any rights arising from breach of any c	of this tively, the y this obligation s	entire amount then due ecured thereby (includi	under the terms of the trust deed and t ing costs and expenses actually incurred on and trustee's and attorney's fees not e
nants hereol and for such hereinbelore described, as	payments, wth interest as aloresaid, the s well as the grantor, shall be bound t	prop- ceeding the o the cipal as wo	amounts provided by ould not then be due l	law) other than such portion of the pri had no default occurred, and thereby cu
e extent that they are bo ribed, and all such paymen	und for the payment of the obligation i its shall be immediately due and payable it thereol shall, at the option of the benefi	with- the trustee.		reclosure proceedings shall be dismissed i I be held on the date and at the time a
er all sums secured by thi titute a breach of this trust	s trust deed immediately due and payabl deed.	e and place desig be postpon	nated in the notice of ed as provided by law.	sale or the time to which said sale m The trustee may sell said property eith
itle search as well as the o onnection with or in enlord	es and expenses of this trust including the other costs and expenses of the trustee inc sing this obligation and trustee's and atto	e cost in one part curred auction to	cel or in separate parc the highest bidder for	els and shall sell the parcel or parcels cash, payable at the time of sale. Trus
actually incurred. 7. To appear in and o	lelend any action or proceeding purporti wers of beneficiary or trustee; and in any	ng to plied. The	recitais in the deed of a	leed in form as required by law convey any covenant or warranty, express or i ny matters of lact shall be conclusive pro- wron evolution the transfer by include
n or proceeding in which t suit for the foreclosure of	he beneficiary or trustee may appear, incl I this deed, to pay all costs and expense	uding the grantor	and beneficiary, may pu	verson, excluding the trustee, but includi irchase at the sale. uant to the powers provided herein, trust
unt of attorney's fees ment I by the trial court and in	he beneliciary's or trustee's attorney's fee tioned in this paragraph 7 in all cases sh the event of an appeal from any judgm	all be cluding the ent or attorney (the proceeds of sale to compensation of the ti	payment of (1) the expenses of sale, is rustee and a reasonable charge by trustee ured by the trust deed, (3) to all perso
ee of the trial court, grant	tor lurther agrees to pay such sum as th isonable as the beneliciary's or trustee's	attor- deed as the	orded liens subsequent ir interests may appear	to the interest of the trustee in the tru- in the order of their priority and (4) f.
It is mutually agreed 8. In the event that any	y portion or all of said property shall be	surplus, il . surplus. taken sa	any, to the grantor or	to his successor in interest entitled to au ted by law beneficiary may from time
er the right of eminent dom t, if it so elects, to require	ain or condemnation, beneficiary shall hav that all or any portion of the monies pa g, which are in excess of the amount req	when the time appoint successor tr	it a successor or success usitee appointed hereun	ors to any trustee named herein or to ar der. Upon such appointment, and witho
pay all reasonable costs, ex rred by grantor in such	penses and attorney's lees necessarily pa proceedings, shall be paid to beneficiary	id or powers and and hereunder.	to the successor truste duties conferred upor Each such appointment	e, the latter shall be vested with all titl a any trustee herein named or appointe and substitution shall be made by writte
h in the trial and appellate ry in such proceedings, an	asonable costs and expenses and attorney's e courts, necessarily paid or incurred by nd the balance applied upon the indebte	bene- and its pla dness Clark or R	executed by beneliciar cs of record, which, w	y, containing reletence to this trust dee hen recorded in the office of the Count counties in which the property is situate
red hereby; and grantor ap	grees, at its own expense, to take such a as shall be necessary in obtaining such	ctions shall be con	clusive proof of proper	appointment of the successor trustee.
sting and the state	liaiaan'a sagmast			
sation, promptly upon benei 9. At any time and fro ary, payment of its lees ar	liciary's request. In time to time upon written request of nd presentation of this deed and the not conveyances, for cancellation), without all-	a lor obligated to) notity any party herei	rust when this deed, duly executed an ecord as provided by law. Trustee is m o ol pending sale under any other deed o ng in which grantor, beneliciary or trust or proceeding is brought by trustee.

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2572 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organisation, of (oven it grantor is a natural person) are for business of commercial purposes other than a suppose atti 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 as such word is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Dollard Amos) 55. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of **, 19**. and STATE OF OREGON, who, each being first Personally appeared County of Klamath Jonuary Feb. 7 19.83 Personally appeared the above named duly sworn, did say that the former is the ... president and that the latter is the Amos H. Dollard 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 each of them acknowledged said instrument to be its voluntary act and deed. secretary of . OFRICIAL SEALD W Notary Public for Oregon and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon noto My commission expires: 1-(2) My commission expires: 3-22-8 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said deed have been fully and estimated. You hereby are directed on payment to rout of any sums evide to you under the terms of 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 and trust deed are received to receive to secure all environment of indebtedness recured by said from dead for the terms of the 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 because to the method devidence) and to recomment without measurement to the method device shall be the terms of and the devidence of and the said trust deed or pursuant to statute, to cancel all evidences of indeptedness 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 TO: estate now held by you under the same. Mail reconveyance and documents to , 19..... DATED: Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyor nce will be STATE OF OREGON County of ______Klamath _____SS. I certify that the within instru-TRUST DEED ment was received for record on the (FORM No. 881) 17Hay of Feb. 19.83 at. 2:55 o'clock P.M., and recorded page571 _____ or as document/fee/file/ SPACE RESERVED instrument/microfilm No. 20591 ... FOR Grantor Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Evelyn Biehn County Clerk Beneficiary Broyle Muchul Deputy AFTER RECORDING RETURN TO Fee/\$8.00 T/A-Marlene ÷