	THIS INDENTURE Made the	TRUSTEE'S DEED	Vol. <u>M83</u> Page 18312 October, 1983., betw
	WILLIAM L. SISEMORE		October 19 83 both
	hereinafter called the second party	JEANNIE M. DORE an	October, 19.83., betw nd ROSE J. YOUNG, hereina
	RECITAIS, MICHA	WITNESCOM	
	delivered to	N LE CO	and the second sec
	datedFebruary 25 10 81	ORE and ROSE J. YOUN	G, as grantor, executed a G, as trustee, for the bene March 25
	Hereinafter decorified	LIGHCOXX WAVAL	
	certain obligations at it	Signitur to said trustee 4	property therein a
1.	Tault still existed at the time to the	as stated in the notic	a of data to a second in his performance
	By reason of said default, the owner ficiary therein porced	r and holder of the obligat	in the memorie and such de
Are of the line	tice of default, containing an election to	interest, declared all sum	ions secured by said trust deed, being the bene s so secured immediately due and owing; a no ty and to foreclose said trust deed by advertise in the mortgage records of the security of the s
o o tel Li orst des	Juno 12	obligations was recorded	in the stand trust deed by advertise
	12Stranent Kikk Witter	Volume No. 1883	of a county of said county of
	and place of sale at the	actault, as aforesaid the	is made.
	of sale were mailed by U.S. registered or cer	tified mail to all norm	o which reference now is made. undersigned trustee gave notice of the time for ired by law; copies of the trustee's said notice ntitled by law to such notice at the
5	served with sold and	in subsection 1 of South	of any interview of their respective
Þ	sale; the persons named in subsection 2 of	Section 86.740 Oregon D	days before the day so fixed for said truster
Ш	trustee's sale Frintt-	provided by law and at	in the intervent with the po
	LIUT Of said matter	is situated once -	Por or general circulation
	TION of said notion to a strong the strong	uays prior to the data	, ine last nublic-
5	election to sell and it	y, said attidavits and pre-	and recorded prior to the data
5	Collustee's deed no fait	ic, being now referred in	
	on or interest in said described	the persons named in said	officionity the undersigned trustee had
	Pursuant to solid	subsequent to the interest.	f it is provide naving or claiming a lien
	O'clock, AM, of said day, CU	and trustee on	October 20 to 00
	(which was the day and hour to which said	andard Time as established	by Section 187 110 Orac Bart the hour of
	2 of Section 86.755, Oregon Revised Statutes	(delete words in paraett	sons and as expressly permitted by subsection
	2 of Section 86.755, Oregon Revised Statutes, for sale, as aforesaid, in full accordance with upon him by said to	(delete words in parenth the laws of the State	sons and as expressly permitted by subsection esis if inapplicable), and at the place so fixed
1	2 of Section 86.755, Oregon Revised Statutes, for sale, as aforesaid, in full accordance with upon him by said trust deed, sold said real pr sum of \$ 18,954 54	(delete words in parenth the laws of the State of (perty in one parcel at a	sons and as expressly permitted by subsection esis if inapplicable), and at the place so fixed Dregon and pursuant to the powers conferred
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TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns for-

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In construing this instrument and whenever the context so requires, the masculine gender includes the feminine and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed; the word "trustee" includes any successor trustee, and the word "beneficiary" includes any successor in interest of the beneficiary first named above.

IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its Board of Directors.

Trustee Successor 法法法法法 and hereit (If executed by a corporation affix corporate seal) (If the signer of the above is a corruse the form of acknowledgment o 1.1 IORS 194 5701 STATE OF OREGON, STATE OF OREGON, County of)55. County of Klamath The foregoing instrument was acknowledged before me this The foregoing instrument was acknowledged before .., 19....., by me this 21st day of October 1083 , by ... president, and by Ξ William L. Sisemore . secretary of and the law (SEAL) corporation, on behalf of the corporation. 1 Notary Public for Oregon My commission expires: 2-5-85 (SEAL) My commission expires: ςG γ_{cb} -nergons, STATE OF OREGON,) County of Klamath) Filed for record at request of on this 24thday of October A.D. 19 83 at 10:06 o'clock A M, and duly recorded in Vol.M 83 of Deeds Page 18312 EVELYN BIEHN, County Clerk By PAM amith Deputy Fee_8.00 10000110001 長いは常常