	40432	TRUST DEED Vol. h. 84 Page 1475
	THIS TRUST DEED, made this 24th SIDNEY G. MUNJAR and PATRI	
	RALPH D. HUNTER	INC, as Truste
	as Beneficiary,	10 (1997) 10 (19
	Gigillor irrevocably dramta Landa in the	WITNESSETH: and conveys to trustee in trust, with power of sale, the pro- described as
	OREGON, in the County of K	L ADDITION TO THE CITY OF KLAMATH FALL
	TRUST DEED	
	antenne este sena como da later (IDI) estera torres.	Zuch myst he detroyed to the hoster for respondence of the reading and with the mode
		and the second
	together with all and singular the tenements, hereditaments now or hereafter appertaining and the costs,	and appurtenances and all other rights thereunto belonging or in an fits thereof and all fixtures now or berealter attented to organized in
	FOR THE PURPOSE OF SECURING	and an and a sea in co
	note of even date herewith, payable to beneficiary or order an not sooner paid, to be due and payable <u>August</u> The date of maturity of the debt secured by this inster	Dollars, with interest thereon according to the terms of a prom nd made by grantor, the tinal payment of principal and interest here 24
	becomes due and payable. In the event the within described	ment is the date, stated above, on which the final installment of said
1	herein, shall become immediately i	his instrument, irrespective of the sense of approval of the benetic
Fr.	To protect the security of this trust deed, grantor agree	agricultural, timber or grazing purposes. es: (a) consent to the making of any man and the transformed and the transforme
	 To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain said property in good con not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmu manner any building or improvement which may be constructed, damag destroyed thereon, and pay when due all costs incurred therefor. 	thereoi; (d) reconvey, without warranty, all or any got the lien or c
=	destroyed the formation of improvement which may be constructed, damage settroyed thereon, and pay when due all costs incurred therelor. 3. To comply with all laws, ordinances, regulations, covenants, c join an executing such linancing statements pursuant to the Uniform Com- cial Code as the banelicitary may require and to pay be filling to all Code as the banelicitary may require and to pay be filling to the construction of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of th	legally entitled thereto," and the recitals therein of any matters or person or pe be conclusive proof of the truthfulness therein of any matters or lacts condi-services mentioned in this entitle there of the services mentioned in this entitle the services mentioned in the serv
		nmer- time without notice, either in person, by agent or by a receiver to the
	4. To provide and continuously maintain insurance of the	the erty or any part thereol, in its own name sue or otherwise collect the r issues and prolits, including these parts
- a - c	an amount not less than \$ <u>DULL</u> <u>INSUFADE</u> Value, writte companies acceptable to the beneficiary, with loss payable to the latter	e, in licitary may determine.
	If the grantor shall fail for any reason to procure any such insu	insurance policies or componential and prolits, or the proceeds of fire and o
	denver said policies to the beneficiary at least fiften days prior to the ex- ion of any policy of insurance now or hereafter placed on said build he beneficiary may procure the same al grantor's expense. The arm sollected under any tire or other insurance policy may be applied by be iary upon any indebtedness secured hereby and in such order as benefic may determine, or at option of beneficiary the entire amount so collected in y part thereof, may be released to deaptor Souther and the sollected to the entire of the source of the source of the source of the sou	ount 12. Upon default by grantor in payment of any indebtedness and
а п ас	iny part thereoi, may be released to grantor. Such application or release obt cure or waive any default or notice of default hereunder or invalidate ct done pursuant to such notice.	i, or declare all sums secured hereby immediately due and payable. In such shall even the beneficiary at his election may proceed to foreclose this trust do any in equity as a mortage or direct the trustee to foreclose this trust doed advertisement and again or direct the trustee to foreclose this trust doed
. ch	Ares, assessments and other charges iree from construction liens and to pay ares, assessments and other charges that may be levied or assessed upon gainat said property belore any part of such taxes, assessments and oi harges become past due or delinquent and promptly deliver receipts there o beneficiary; should the grantor fail to make conversely.	all execute and cause to be recorded his written notice of default and his election or to sell the said described real property to satisfy the childring recorded his selection.
to m by	beneficiary; should the grantor tail to make payment of any taxes, as tents, insurance premiums, liens or other charges payable by grantor, eit after unch any providing beneficiary with funds with which have not been been been been been been been bee	elor interest as then required by law and proceed to local back, give no ess. the manner provided in ORS 86.740 to 86.795. The standard of the beneliciary elect to loreclose by advertisement and to them alter details.
ne fra	reby, together with the obligations described in paragraphs 6 and 7 of	this tively the action pay to the beneficiary or his successors in interest race
CO	wenants hereof and for such payments, with interest as aloresaid the per	ining obligation secured thereby (including costs and expenses actually incurred the enforcing the terms of the obligation and truster's and attorney's fees not op- ceeding the amounts provided by law) other than such portion of the co- the cinal as would ext the security of the sec
de: Oui ren	scribed, and all such payments shall be immediately due and payable wi it notice, and the nonpayment thereof shall, at the option of the beneficia nder all sums secured by the trust dead in the option of the beneficia	the default, in which event all loreclosure proceedings shall be dismissed the trustee.
a	6. To pay all costs, lees and expenses of this trust including the cost search as well as the other costs and expenses of the trustee incurr connection with or in enlorcing this obligation and the trustee incurr	be postponed as provided by law. The trustee may sell said property eith in one parcel or in separate parcels and shall sell the parcel or parcels
lees	s actually incurred. 7. To appear in and defend any action or proceeding purporting tent the security rights or powers of beneficiary or trustee; and in any au- tion or proceeding to powers of beneficiary or trustee; and in any au-	y's shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but without any covenant or warran by any convenant or warran by any covenant or warran by any cover of the property so that any covenant or warran by
Sarti	y suit for the foreclosure of this deed, to pay all costs and expenses, including ding evidence of title and the beneficiary's or trustee's attorney's fees t	he shall apply the trustee sells pursuant to the powers provided besing touch
cluc	d by the trial court and in the event of an appeal from any judgment of the of the trial court, grantor further agrees to pay such sum as the ag- late court shall adjudge reasonable as the beneliciary's or trustee's atto a fees on such appeal.	be that apply the proceeds of sale to payment of (1) the expenses of sale, in or cluding the compensation of the trustee and a reasonable charge by trustee attorney, (2) to the obligation secured by the frust deed (3) to all
any cluc amo fixe deci pell		the day their interests may appear in the order of their mention in the tru
any cluc amo lixe deci pelli ney	It is mutually adreed that: 8. In the event that any portion or all of said property shall be take	contribution of default of the second of the
any cluc amo fixe deci pelli ney unda	It is mutually adroed that: 8. In the event that any portion or all of said property shall be take or the right of eminent domain or condemnation, beneficiary shall have th it, il it so elects, to require that all or any portion of the monies neural	16. For any reason permitted by law beneliciary may from time to successors to any trutes and the successors to any trutes any trutes and the successors to any trute
any cluc ame fixed pellin ney undu right as c to p incu appl both ficio	It is mutually adreed that: 3. In the event that any portion or all of said property shall be take ler the right of sminnt domain or condemnation, beneliciary shall have th it, il it is oelects, to require that all or any portion of the monies payabl compensation for use taking, which are in excess of the amount require any all reasonable costs, expenses and attorney's fees necessarily paid or ided by it find upon any reasonable costs and expenses and attorney's fees in the field and appendiate costs and expenses and attorney's fees in the field and appendiate costs and expenses and attorney's fees in the field and appendiate costs and expenses and attorney's fees in the field and appendiate costs and expenses and attorney's fees in the field and appendiate costs and expenses and attorney's fees	16. For any reason permitted by law baneliciary may from time t im appoint a successor or successors to any trustee named herein or to an successor trustee appointed hereunder. Upon such schement, and without or conveyance to the successor trustee, the latter shall be used without powers and duties contered upon any frustee herein whered with all this provers and successor trustee, the latter shall be as appointed powers and successor trustee, the latter shall be as appointed powers and successor trustee, the latter shall be as appointed powers and successor trustee upon any frustee herein where or appointed share under. Each such appointment and substitution shall be as appointed and upon the succeed by beneficiary, containing reference for the successor trustee the successor trust
any cluc amo fixed pelliney undo right as c to p incut appl both ficial secut and penso	It is mutually adreed that: 3. In the event that any portion or all of said property shall be take ler the right of sminnt domain or condemnation, beneliciary shall have th it, il it is oelects: to require that all or any portion of the monies payabl compensation for such taking, which are in excess of the amount require pay all reasonable costs, expenses and attorney's fees necessarily paid or lied by it first upon any reasonable costs and expenses and attorney's fees if it is and appealiate courts, necessarily paid or beneficiary am is uch proceedings, shall be paid to beneficiary am is uch proceedings, and the balance applied upon the indebtednes red hereby; and grantor afrees, at its own expense; to take such action astecute such instruments as shall be necessary in obtaining such com	16. For any reason permitted by law baneliciary may from time t im appoint a successor or successors to any trustee named herein or to an successor trustee appointed hereunder. Upon such the successor trustee appointed conveyance to the successor trustee, the latter shall pointment, and without powers and duties contered upon any frustee herein vested with all this provide the successor trustee, the latter shall be and appointed powers and duties contered upon any frustee herein vested with all this proverse and duties contered upon any frustee herein vested with all the powers and duties contered upon any frustee herein vested with all the powers and duties contered upon any frustee herein vested with all the powers and duties contered upon any frustee herein vested with all the powers and duties contered upon any frustee herein vested with all the powers and duties contered upon any frustee herein vested of the place of record, which, when recorded in the office the Count of the America of the county or counties in which the amorties to duties and the place of record, which when recorded in the office based and the America of the county or counties in which the amorties to duties the such a successor and the county and the place of the county or counties in which the amorties to duties the such as th
any cluc amo lize deci pelli ney undo right as c to p incun appl both ficial secun and pensu liciar endo	It is mutually adreed that: 8. In the event that any portion or all of said property shall be take ler the right of eminent domain or condemnation, beneliciary shall have th it, il it is o elects, to require that all or any portion of the monies payabl compensation for use taking, which are in excess of the amount require any all reasonable costs, expenses and attorney's fees necessarily paid or lied by it intor in such proceedings, shall be paid to beneliciary and in the trial and appendiate costs and expenses and attorney's fees red height proceedings, and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness red height proceedings and the balance applied upon the indebtedness the proceedings applied to the proceedings applied upon the indebtedness the proceedings applied to the proceedings applied upon the indebtedness the proceedings applied to the proceedings applied upon the indebtedness the proceedings applied to the p	16. For any reason permitted by law beneliciary may from time t a successor or successors to any trustee named herein or to an occurrent of the successor trustee, the latter shall be vested with all this powers and duties contered upon any trustee herein named or appointed powers and duties contered upon any trustee herein named or appointed instrument executed by beneliciary, containing reference to this trust deep and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated shall be conclusive proof of proper appointment the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to methe made a public record as provided by law. Trustee is

Elebara La Strate The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-14760 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except regulations, including levies, liens and utility assessments of the 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)³-primarily-to-granter's-personal_tamily_bousehold_or_agricultural_purpose (see Imperiant-Netico-below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose; if this instrument is to be a FIRST line to finance if this instrument is NOT to be a first line, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. if this instrument is not to be a first line, or is not to finance the purchase with the Act is not required, disregard this notice. SIDNEY (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, (ORS 93.490) County of Klamath STATE OF OREGON, County of.) ss. August 24 , 19. 84. Personally appeared the above named and and PATRICIA husband and wife and acknowedged the foregoing instru-ment to be The Ht. volunted act and deed. (OFFICIAL SEAL) Personally appeared ... SIDNEY G. MUNJAR and PATRICIA. duly sworn, did say that the former is thewho, each being first president and that the latter is the secretary of 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act My commission expires: 6-21-88 Notary Public for Oregon pr_{ij} (OFFICIAL SEAL) My commission expires: 140 Terste Menner nana tatin ata nang tatin ata nang ta TOP COLORING REQUEST, FOR FULL, RECONVEYANCE DOTATION CONTINUES To be used only when obligations have been paid. TO Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and noticer of all indeptedness secured by the toregoing 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 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 statute and to recomment without uncoder to the particulated by the foregoing trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel an evidences of indepiedness secured by each trust deed winder are derivered 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 DATED: The months where with the senie of the usy bugges percenter; of terress new or pro-dest or received not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED FORM No. BET) INS-NESS LAW PUB; CO., POR AL MISSION STATE OF OREGON THE REAL PROPERTY OF THE County of Klamath SIDNEY G. MUNJAR & ;;;}ss. I certify that the within instrument was received for record on the 24 day of Aug at 3:37 o'clock PM., and recorded Station because an PATRICIA S. MUNJAR 1223 and will and annear the SPACE RESERVED Grantor RALPH D. HUNTER FOR RECORDER'S USE instrument/microfilm No. 40+95 Beneficiary Record of Mortgages of said County. $(\sum_{i=1}^{N} \lambda_{i}) \in \mathbb{N}$ 123. AFTER RECORDING RETURN TO Witness my hand and seal of an Michael aspen Tidle 9 199 bVEBTELTS с. С County affixed. 394p Evelyn Biehn, County Clerk ло \$8.00 The Deputy By PHm Fee: KOB A - 2 برينية بتعفرا ال 1.882 Cake