the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in attirney, (2) to the obligation secured by the trust event, (1) in all persons deed as their interests may appear in the order of their privity and (4) the surplus, if any, to the grants or to his successor in interest of their privity and (4) the surplus, it any, to the grants or to any successor trustee appointed herein further enamed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conferred as substitution shall be made by written instrument excuted by beneficiary, which, when recorded in the mortgage records of the county or counties in other successor trustee. 17. Trustee accepts this trust when this deed, duly executed and 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

perface court shall acjudge reasonable as the beneficiarys or trustee's aftor-ney's lees on such appeal. It is multially agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's tees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneticiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for the applied list lees and presentation of this deed and the note for the any time and presentation of this deed and the note for the liability of any person for the payment of the indebtedness, trustee may

join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary require and to pay for lining same in the proper public officer or offices, as well as the cost of all line searches made beneficiary. The provide and continuously maintain insurance on the buildings now or hereafter erected or the said premises adjantations or dimer require, in an annount not here sthan \$ full 11 INSURD 10 evaluation to the test than \$ full 11 INSURD 10 evaluation to the source shall be defivered to the beneficiary may from time or dimer require, in contained as the head to the test to the beneficiary the test to the line require in containes acceptable to the beneficiary the less than \$ full 11 INSURD 10 evaluation to the set than \$ full 11 INSURD 10 evaluation to the set than \$ full 11 INSURD 10 evaluation to the set than \$ full 11 INSURD 10 evaluation to the set than \$ full 11 INSURD 10 evaluation to the set that \$ full 11 INSURD 10 evaluation to the set the \$ full 11 evaluation of the state the set that \$ full 11 evaluation to the set the \$ full 11 evaluation of the set that \$ full 11 evaluation to the set the \$ full 11 evaluation of the set that \$ full 11 evaluation to the set the \$ full 11 evaluation of the set that \$ full 11 evaluation to the set that \$ full 11 evaluation \$ full 12 evaluation \$ f

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for liling same in the by tiling officers or searching agencies as may be deemed desirable by the beneficiary.

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. (b) min in subordination or other agreement allecting this ded or the lien or charge subordination or other agreement allecting this ded or the lien or charge franting any reconvey, without warranty, all or any part of the property. The lien or charge standard in the provide there of any matters or the shall be described as the person or persons be conclusive proof of the truthulness there of any matters or any of the truthul provide there of any matters or lacts shall be roles than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby secured, enter upon and take possession of said property, insistes and prolits, including those past due and unpaid, and apply the same.
11. The entering upon and taking possession of said property, the order may at projection of such rents, issues and prolits, or the proceeds of tire and other ways any discussent to such rotice.
12. Upon delault by grantor in payment of any indebtedness secured hereby and the application or release thereols as alor property, the structure all other as any discussent to such order.
13. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may determine, and such order as been such order.
14. Dro delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may devent the beneficiary or the trustee shall be avent the secured to loreclose this trust deed wavent as a morfage or direct the trustee to loreclose this trust deed wavent the beneficiary or the trustee shall be there of the solid described reservent the beneficiary or the trustee shall be there of the solid or solid

the manner provided in ORS 867.35 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delauits. If the delault consists of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or and expenses actually incurred in enforcing the obligation of the trust deed to gether with trustee's and altorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shell be held on the date.

by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the recitals in the deed of any matters of lact shall be conclusive prim-of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

The above described real property is not currently used for agricultural, timber or grazing purposes.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if Dollars, with interest thereon according to the terms of a promissory not sooner paid, to be due and payable per terms of note

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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 fixtures now or hereafter attached to or used in connec-

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath......County, Oregon, described as: in SEE ATTACHED LEGAL DESCRIPTION PI DEPEN

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and MARC B. WILLIAMS and CAROL J. WILLIAMS, husband and wife, as Beneficiary,

DENNIS R. MC DONALD and DEBBIE K. MC DONALD, husband and wife

20526 TRUST DEED Page THIS TRUST DEED, made this 13th

5 (F. K No. 681-Oregon Treat Devel Series-TRUST DEED.

PORTLAND, OR. 873

	husband and wi	in Ivan Menke, is	press to and with the benefic cribed real property and has in Volume M78, page 1 the present Vendor a Vendees as of the dat the defend the same against al	iary and those claiming under him, that he is law a valid, unencumbered title thereto except 9754, Microfilm Records of Klamath Co nd Dennis R. McDonald & Debbie K. McD e of this Trust Deed 1 persons whomsoever.	
	This deed a tors, personal repre- contract secured he masculine gender is IN WITN * IMPORTANT NOTICI not applicable; if wa as such word is def beneficiary MUST cor disclosures; for this p the purchase of a dw if this instrument is N of a dwelling use Ste with the Act is not requ	pplies to, inures to the E sentatives, successors and reby, whether or not nam includes the teminine and ESS WHEREOF, sai E: Delete, by lining out, whi irranhy (a) is applicable and ined in the Truth-In-Lending mply with the Act and Rec urpose, if this instrument is velling, use Stevens-Ness Fo IOT to be a first lien, or is vens-Ness Form No. 1306, ulred, dissecret the activ	penelit of and binds all parties h assigns. The term beneficiary a ed as a beneficiary herein. In gon	e above described note and this trust deed are: al purposes (see Important Notice below), expended with the second	
	(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, Country of Klamath as. Decamber 16, 19 85 Personally appeared the above named DENNES: R. MC DONALD and DEBBIE K. MC: DONALD, hustangraid wife and acknowledged the foregoing instr ment to be their voluntary act and dee (OFFICIAL SEAL) Notary Public tor Oregon My commission expires: ////6/8/		E K. duly sworn, did sa president and tha secretary of a corporation, and corporate seal of a sealed in behalf of and deed. and deed. Before me: Notary Fublic for	a corporation, and that the seal affixed to the foregoing instrument 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 behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:	
	The undersigned frust deed have been to said trust deed or purs herewith together with estate now held byfyou DATED:	is the legal owner and ho illy paid and satistied. Yo want to statute, to cancel said trust deed) and to rec under the same. Mail rec	Ider of all indebtedness secured h bu hereby are directed, on paymen I all evidences of indebtedness se convey, without warranty, to the onveyance and documents to , 19	ten pold. by the foregoing trust deed. All sums secured by said at to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the	
	TRUST		hich it secures. Both must be delivered to t	beneficiary he trustee fer cancellation before reconveyance will be made.	
M. M.	AFTER RECORDING	CO., PORTLAND. ORE. CO., PORTLAND. ORE. DIE K. Mc Donald Grantor J. Williams Beneficiary PRETURN TO	SPACE RESERVED For Recorder's use	STATE OF OREGON, County of	

Deputy

MTC NO. 15826-L

