NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and tom association authorized to do Bostness under the laws of Oregon or the United States a title Insurance company authorized to insure title to read property of this state, its subsidiaries, affilicites, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

join in executivisions allecting said property. If requires coverants, covidation of code is the shaft family require and to pay the limit or request, to be proper public office or early integration of all limits and the shaft of all limits of the shaft of the shaf

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good condition-and rights of to remove of denotativary building of improvement thereon, not so commit or permit any wate of said property. Manner any building or improvement which may be constructed, damaged or 3. To complete or testor all costs incurred therefore, so requests, to form a restrictions attleating statements pursuant to the Uniform Condi-tion and restrictions attleating statements pursuant to the Uniform Condi-proper public of its seven as the cost of all len searches made by filling officer or office; as well as the cost of all len searches made by filling officer or earching agreement which any be defined desirable by the statement of agreement which any built and the pay to the base of the base of the by filling officer or office; as well as may be defined desirable by the by filling officer and continuously maintain insurance on the building

NOLATEST SC BUTT

HELEN M. LUKES

as Beneficiary,

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of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledd 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 frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

16. Beneficiary may from time to time appoint a successor in interest mention do success and the successor of the successor in interest mention of the successor any frustee named herein or to successor trustee appointed herein the successor shall be vested with the convergence to the successor the successor shall be rested with the convergence to the successor betitution shall be rested with the convergence to the successor betitution shall be rested with the instantion of the counter of betitution shall be mede by written instantion exceeded by beneficiary, the property is situated, shall be conclusive proof of proper appointment to the successor trustee. ipon any ind subs which, w thich the the suc

the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall give the proceeds of sale to payment of (1) the express of sale, in-there is a state of the trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the (1) to all persons used as their interests may appear in the order of their priority and (4) the surplus. if any, to the grantor or to his successor in interest entitled to such surplus.

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commerced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the not then be due had to delault occurred. Any detail that is capable of obligation or trust deed. In any case, in addition to curing the default on obligation or trust deed. In any case, in addition to curing the default for defaults, buy incurred in enforcing the obligation of the trust deed by law." It to the sale shall be held on the date of the trust deed to default, the trust deed in enforcing the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed by law." It the trust deed in enforcing the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed by law." It trustees the sale shall be held on the date and the trust deed is the same the same the same the same trust deed is the same the same shall be held on the date and the same the

Iltural, timber, or grazing purposes.
(a) consent to the making of any map or plat of asid property; (b) join in any studordination or other adreement any restriction thereon; (c) join in any autordination or other adreement any restriction thereon; (c) join in any autordination or other adreement allecting this deed or the lieu or charge againstee in any reconveyance may be allowed or the property. The described as the "period of the property and the rest described as the "period by the conclusive proof of the truthlulnes thereoi. Truttee's fees that \$5." is any other there and the rest described as the "period by the conclusive proof of the truthlulnes thereoi. Truttee's fees that \$5." is any other that the period of the truthlulnes thereoi. The second second by a court, and without regin by adjent or by a receiver to be approprint by an any part thereoi. The second second second by a court, and without regin by adjent or by a receiver to be approximated by a court, and without regin by adjent or by a receiver to be approximated by a court, and without regin by adjent or by a receiver to be approximated by a court, and without regin by adjent or by a necesive to be approximated by a court, and without regin by adjent or by a second second by a court, and without regin by adjent or by a second second by a court, and without regin by adjent or by a second second by a court, and without regin by adjent or by a tree second by a court, and without regin be adjent or by a second second by a court, and without regin be adjent or by a second of the second by a court, and without regin by adjent or any taking or damage of the simulation or notice of delault hereunder or invalidate any act done waive any delault by frantor in any any taking or damage of the waive any delault by frantor in any any indebtedness secured and payable. In such and the section of a such rents, issues and proved and payable. In such and the section of the section and payable. In such and apply the waive any delaut tor in any

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note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>per terms of Note</u>. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable. The above described property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust dead drantor adress: (a) consent to the making of any map or olds of and the security of this trust dead drantor adress: (b) consent to the making of any map or olds of and the therein is the security of this trust dead drantor adress: (b) consent to the making of any map or olds of any for the security of this trust dead drantor adress: (b) consent to the making of any map or olds of any for the terms of the terms of the terms of the making of any map or olds of any for the terms of the terms of the terms of the making of any map or olds of additions to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any map or olds of a second to the making of any

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 tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the WORTY_THO THOUSAND AND NO/100

TV: 5 Sola Grantor is revocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property a as feer the fine fra-Klamith County, Oregon, described as: THUR AN X86 TO DO in Lot 38, Block 125, MILLS ADDITION to the City of Klamath Falls, according to the summer official plat thereof on file in the office of the County Clerk of Klamath County, STATEOPOSECON

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TRUST DEED

MAC-Hender8-+

grantor covenants and agrees to and with of in fee simple of said doscribed real prop	h the beneficiary and those clama erty-and-has-a valid, unencumber	nii thider fum, that he is law- d title thereto except
to will warrant and forever defend the se	ame against all persons whomsoev	GT and have been on the share and a second of the second state of
The grantor warrants that the proceeds of the loan t •)* primarily for grantor's personal, family or hous •)* primarily for grantor's personal, family or hous (A)* primarily	epresented by the above described note a shold purposes (see Important Notice be what purposes (see Important Notice be	and this trust deed are:
he grantor with a for grantor's personal, tarmly of non- ely primarily for grantor's personal, tarmly of non- transfer applies to, inures to the benefit of and I representatives, successors and assigns. The term I hereby, whether or not named as a beneficiary he includes the termine and the neuter, and the singu- includes the termine and the neuter, said grantor IN WITNESS WHEREOF, said grantor	binds all parties hereio, their heirs, legat beneficiary shall myan the holder and o beneficiary shall myan the and whenev	es, devisees, administratios, contract wher, including pledges, of the contract of the context so requires, the masculine
IN WITNESS WHEREOF, said grantou MIANE MOTICE: Delete, by lining out, whichever, warrant Middeler, if warranty (o) is capitable and the beneficiar Middeler, if warranty (o) is capitable and the beneficiar Middeler, the final in the Truther and Regulation by mo- cary, MUSI comply, with the Act and Regulation by mo- cary, MUSI comply, with the Act and Regulation by mo- any MUSI comply, with the Act and Regulation by mo- any MUSI comply, with the Act and Regulation by mo- any MUSI comply, with the Act and Regulation by mo- tary MUSI comply, with the Act and Regulation by mo- tary MUSI and the Act is not required, disregard this notice Microsoft with the Act is not required, disregard the notice	ty (c) or (b) is y is a craditor ulation 7 the sking required as any applent.	D Bond
TO OF GRECON	STATE OF OREGON,	is below me on
Billing of the set of	19	
TeAP.) My commission express 11/16/87	A STATE FOR FULL RECONVEYANCE and the	 Berner, M. M. Marker, M. M. S. B. J., Providence and Control of the second secon
O: The undersigned is the logal owner and holde rust dead, have been fully said and satisfied. You and trust dood or pursuant to statute, to cancel a aid trust dood or pursuant to statute, to record	, Tristee r of all indebtedness secured by the for hereby are directed, on payment to you ill evidences of indebtedness, secured by nvey, without warrarty, to the parties d	ogoing trust dood. All sums secured by sa of any sums owing to you under the terms and trust dood (which are delivered to y louignated by the terms of said trust dood
state nor, feld by you under the same. Mail, recording the same of	19 million and address of the second	e et generalite ministration in examination in the second se
Do not loss or destroy this Trust Dood OR THE NOTE w	which it secures. Both must be clolivered to the trush	
TRUST DEED		County of
Bond Enterprises Grantor Helen N. Lukes	SPACE NESTRVED FOR RECORDER 5 USE	in book/reel/volume ito: page 11417 or as tee/tile/in ment/microfilm/reception No. 63 Record of Mortgages of said Count Witness my hand and se
Beneficiary		County affixed. Evelyn Biehn, County

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