of the successor frustee. 17. Truste 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 here of pending salt under any other deed of trust or of any action or proceeding in which dramor, beneficiary or frustee shall be a party unless such action or proceeding is brought by trustee. tie to real 696.585.

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 espense of sale, in-cluding the compensation of the trustee and a reason of the espense of sale, in-attorney, (5) the obligation scured by the trustee charge of sale, in-having recorded liens subsequent to the interest of deed, (3) to all persons aurplus, if any, to the grantor or to his successor in interest entitled to such

the unaner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior of 5 days before loreclosure by advertisement and sale, and at any time prior of 5 days before loreclosure by advertisement and sale, and at any time prior of 5 days before loreclosure by advertisement and the default or defaults. If the default comists of a failure normality when due, the default or defaults of the default comists of a failure normality and no default comist amount due at that deed, the default may be cured by paying the being cured may be cured by tendering the performance relation is a would obligation or trust decl. In any case, in addition to curing the default or to default on the cure of the cure shall pay to the information of the default of the default is and the cure shall pay to the information of the trust deed to default on the cure of the cure shall pay to the information of the total totage and expenses actually incurred in enforming the obligation of the trust deed to the trust es and attorney's less not exceeding the amounts provided to here the sale shall be held on the date and at the time and the trust estimation of the sale shall be held on the date and at the time and the trust estimation of the sale shall be held on the date and at the time and the trust deed

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust co or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 696.505 to 69

decree of the trial court, transo statistics and the beneficiary's or trustee's attor-pellate court shall adjuide reasonable as the beneficiary's or trustee's attor-ney's less on such append. If is mutually afteed that: If is mutually afteed that: If is mutually afteed that: If is mutually afteed that or condemnation, beneficiary shall have the as compensation such taking, which are in excess of the monies payeable incured by diminent domain or condemnation, beneficiary shall have the as compensation such taking, which are in excess of the monies payeable incured by diminent domain or condemnation beneficiary shall have the applied by it list upon any reasonable costs and expenses and attorney's both in the triat upon any reasonable costs and expenses and attorney is both in the triat appendix of the both and appellate the both or the indebienders secured hereby; and frantor afses, at its own expense to take such actions promptly upon beneficiary's request. In promptly upon the indebienders and executes such instruments dates shall be necessary in ubianing such com-secured hereby; and its less and presentation of the witten request of bene-tiendorsement (in case of tull each of the payment of the indebiedness the liability of any person for the payment of the indebiedness, trustee inge-the liability of any person for the payment of the indebiedness, trustee inge-the liability of any person for the payment of the indebiedness. aurplus, it any, to the ftantor or to his successor in internet entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success trustee named herein or to any successor trustee appointment, and without conveysor trustee appointed here and trustee her ability of the made by written hereinder to such appointed with all title, powers and duitse conference of the successor trustee of the successor in the reserver of the successor trustee appointed here of the successor trustee of the successor dubtic trustee here to the successor and abbitution shall be made by written instrument excuted by beneficiary, of the successor trustee.

together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place departed in the notice of sale or the time to which said sale may auctione parcel or in separate by law. The trustee may sell said property either shall deliver to the purchest bidder for cash, payable at the time of sale. Trustee the property so sold without any covenant or warranty, express or of the tightened. Any person, excluding the trustee, but including the grantor and beneticary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

cial Code exclining such linearchy said property; if regulations, coverants, conditions, the beneficiary may require and ispay for illing same on the proper public office or offices, as well as the cost of all lien searches made beneficiary.
 beneficiary.
 and such other hazards and continuously maintain insurance on the buildings and such other hazards as the hangliciary, dramatic the search of the bandlices or searching agencies as may be deemed desirable by the on the said the hangliciary, with the search of the bandlices or searching agencies as the cost of all lien searches made and such other hazards as the hangliciary, with the search of the bandlices or demake by the context of the bandlices of the b

In above described real property is not currently used for agricu. To protect the security of this trust deed, grantor agrees. 1. To protect, preserve and maintain said property in Acod condition and reading to the remove or demolishing the property in Acod conditions on to commit or preserve and maintain said property in Acod conditions and reading or improvement which may be constructed adamged destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or restore promptly and in Acod and workmanlike associations allecting and proventive in the beneficiary so requests, condi-tions and restrictions allecting statements pursuant to the Unitors some statement property in the beneficiary so requests, to proper push the beneficiary so requests, to prove push the beneficiary so requests, the beneficiary so requests, the property of the party require as the cost of all lien searches make built collices or searching agencies as may be detended desirable by the statement. 4. To provide and continuously maintain insurance on the building

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F hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Fourth First Thomsond Fight Hundrod and No/100 HITH DIGHTS TO FUTURE ADVANCES Forty-Five Thousand Eight Hundred and No/100-----WITH RIGHTS TO FUTURE ADVANCES

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-tion with said real estate. sum of AND RENEWALS -----

64039

in

Oregon Trust Deed Series—TRUST DEED.

111

THIS TRUST DEED, made this 2: AMUCHASTEGUI BUILDING, INC. as Grantor, William P. Brandsness South VAlley State Bank as Beneficiary,, as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KlamathKlamath Lot 5, Block 1, HARBOR ISLES TRACT 1209, according to the official plat thereof on file

MTC-16809

Page_

13012

WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS

The grantor covenants and agrees to	1301:
fully seized in fee simple of said described re	and with the beneficiary and those claiming under him, that he is cal property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	the same against all persons whomas
	i i i i i i i i i i i i i i i i i i i
	an represented by the above described note and this trust deed are: comocheld purposes (see Imperiant Notice below), natural person) are for business or commercial purposes.
personal representatives, successors and assigns. The ter secured hereby, whether or not named as a beneficiary gender includes the feminine and the next.	d binds all parties hereto, their heirs, legatees, devisees, administrators, execu m beneticiary shall mean the holder and owner, including diministrators, executive herein, In construint data
* IMPORTANT NEWS	r has hereunto set his hand the day and year first above written
as such word is defined in the Truth-in-lending the benefician	19 (a) or (b) is AMUCHASTEGUI. BUILDING INC
disclosures, for it, with the Act and Regulation in	viation 2, the tking required RV .
the Acr is not required, disregard this notice	or equivalent,
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	PRESIDENT & SECRETARY
STATE OF OREGON,	
County of	STATE OF OREGON.
This instrument was acknowledged before me on	County of Klamath ss.
, 19 , by	This instrument was acknowledged before me on July 24 19 86by Tim Amuchastegui as President (Sec.
	as President/Secretary
۰ میروند به مرکز این این میروند و میروند و میروند این میروند و میروند این میروند و میروند و میروند و میروند و می	of Amuchastegui Building, Inc.
(SEAL) Notary Public for Oregon	Notary Public for Oregon
My commission expires:	
	My commission expires: 3-14-87
REQUE	ST FOR FULL RECONVEYANCE
TO:	nly when abligations have been paid.
The undersigned is the local	
trust deed have been fully paid and esticitied V	indebtedness secured by the foregoing trust deed. All sums secured by said re directed, on payment to you of any sums owing to you under the
estate now held by you under the same. Mail reconvey, with	and documents to make the parties designated by the terms of said trust deed the terms of said trust deed the
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DATED:	Beneficiary Beth must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
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