sation, promptly upon beneficiary's request, in obtaining such com-	Н
9. At any time and iron time to time upon written request of bene- ary, payment of its tees and presentation of this deed, and the note for oblighted to enable a public record as provided by rescuted and orgenerat (in case of this record as provided by the second and the note for oblighted to enable the public record as provided by the second and	П
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avings and loan association authorized to do business under the laws of Oregon tart the United States, a title insurance company outhorized to do business under the laws of Oregon tart the United States, a title insurance company outhorized to insure title to real state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585.	11
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(\$20,000.00) note of even date herewith, psyable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it not sooner paid, to be due and payable <u>August 6</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 becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be then, at the beneficiary's oution, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust dead described for agricultural, timber or grazing purposes.

sum of Iwenty Thousand and no/100 - Dollars, with interest thereon according to the terms of a province of a provi

now or hereatter appertaining, and the rents, issues and profiles intereor and all lixibles now or nereatter 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

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-

All in Township 39 South, Range 13 East of the Willamette Meridian, Klamath County, Oregon.

THIS TRUST DEED made this の時 4th Augustday of, 19 86 100 Klamath County Title Company as Grantor, , as Trustee, and HAROLD W. MULHERIN JR. and LINDA D: MULHERIN, husband and wife as Beneficiary, WITNESSETH: AT HAR AND Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in

The S¹₂ of SW¹₄ and W¹₂ of SE¹₄ of Section 9; SW¹₄ of NW¹₄ and W¹₅ of SW¹₄ of Section 15; W¹₂, NE¹₄ and N¹₂ of SE¹₄ of Section 16, NW¹₄ of NW¹₄ of Section 22, All in Township 20 South Pance 13 East of

TRUST DEED

the manner provided in ORS 86.735 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 persons so privileded by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other may be cured by paying the root the default or default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's fees not exceeding the amounts provided by law.

togener with trustees and attorney's lees not exceeding the amounts provided 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 sale shall be held on the time to which said sale may also as provided by law. The trustee may sell said property either to the purchaser its deed in torm as the time to sale. Trustee shall deliver to the purchaser its deed in torm as the time to sale. Trustee the time to sale. Trustee the time to sale the time of sale. Trustee the time to sale the time to sale. Trustee the time to sale the time to sale. Trustee the time to sale the time to sale. Trustee to the necilitation the deed of any matters of to shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein. trustee to the trustee sells pursuant to the towned the trustee to the trustee sells the trustee sells the trustee to the trustee to the trustee sells the trustee to the trustee sells the trustee to the trustee the trustee to the tr

the grantor and beneliciary, 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-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust ded, (3) to all persons attorney, (2) to the obligation secured by the trust ded, (3) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus, if any, to the grantor or to his successe in interest entitled to such surplus.

surplus, if any, to the grantor or to he successor in interest enlitten to such surplus, if any, to the grantor or to any successor fruites appointed here-turplus, if the successor of the successor fruites appointed here-under. Upon such appointment, and without conveyance to the successor upon any trustee herein hand or appointed hereunder. Each successor upon any trustee herein hand by written instrument executed by beneficiary, which here recorded in the mortfage records of the county or counties in of the successor trustee.

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Aural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in graning any essents or creating any recriticion thereou; (c) join in any subordination or other agreement allecting this deed or the lien or charge states in any recovery and the recitals damy part of the property. The second states of the property without warranty, all any matters or lacts shall be conclusive proof of the truthfulness thereof of any matters or lacts shall be conclusive proof of the truthfulness thereof of any matters or lacts shall be conclusive proof of the truthfulness thereof. The second states is the property. The concernment of this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any printed by a court, and without regard to that or by a receiver to be approximate and provides including those past due and undirfusion of second property, there is an any single thereas and provides including those past due and undirfu and apply the same, new sets and provides including thoses as due and undirfu and apply the same. They may determine.
11. The entering upon and taking possession of said property, the indetendent hereing upon and taking possesid and and and and any the application or release thereod as alovesaid of anage of the order as beneficiary may detault on notice of default bereunder or invalidate any at done with a part of the application or release thereod as alovesaid with the beneficiary may detault or notice.
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