OK		STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 372
* 66478	Seat 20 TRUST DEED VOIE	€ Page 17579 €
RONALD E. NICHOIS and	ade this day of September	
***************************************	COMPANY OF KLAMATH COUNTY	, as Trustee, and
ROBERT A. GRANGER and	RUBY O. GRANGER, husband and wife	

MTC-17045-K

WITNESSETH: n portable same Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Section .

an se traditationare. Contraction

Lot 477; Block 114, MILLS ADDITION to the City of Klamath Falls, according to the official plat, thereof on file in the office of the County Clerk of Klamath County, Oregon COST DEED STATE OF ORECON. مشائلته ورار and and a state of the second s

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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 thereot and all fixtures now or hereafter attached to or used in connec-For the said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIFTEEN THOUSAND NINE HUNDRED NINETY-FIVE AND NO/100

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(a) timber or grazing purposes.
(a) consent to the making ol any map or plat of said property; (b) join in any subordination or other agreement allocing this deed or the lien or charge thereoil; (d) recompression and charge thereoil; (d) recompression and therein of any restriction thereon; (c) join in any subordination or other agreement allocing this deed or the lien or charge thereoil; (d) recompression and charge thereoil; (d) recompression and therein of any matters or lacis shall be conclusive proot of the truther inclusit sherein of any matters or lacis shall be conclusive proot of the truther therein of any arceiver to be appointed by a court, and without reclard thereoil, and any the statistical shere of the truther there of the truther there of any arceiver to be appointed by a court, and without reclard thereoil, and without shall be not less than \$5.
10. Upon any default by grantor hereunder, benelicinary may at any time without notice, either in your reader of a share of any of the truthereoil, in the shall be and the and unpaid, any security for the indebtedness hereby secured, enter upon had afeguancy oil any security for series and expenses of operation and collection, including thes same or effort as beneficiary may determine.
11. The entering upon and taking possession of said property, the follection of such rents, issues and prolities.
12. Upon any indebtedness secured hereby, and in such order as beneficiary may act done wave any default or notice of default hereunder or invalidate any act done wave any default or notice of any any agreement any agreement any argument of any indebtedness secured hereby immediately due and payabing action secured in equily as a morgage or direct the trustee to loreclose this trust deed in second in this period or any agreement hereunder. The beneficiary may act done wave any default or notice of any agreement and payabile. In the truste has any accession of any indebtedness secured hereby immediately due and payabile.

the manner provided in ORS 66.735 to 86.795. 13. Alter 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 86.733, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the 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 default and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise the sule soll be soll by and the soll by and the soll by 14. Otherwise the soll by the soll by ball by and the soll by the soll by the soll by the soll by the trust be soll by the solution of the beneficianty all costs and expenses actually incurred in enforcing the obligation of the trust deed by law.

togeneer, with trustees and autorneys sees 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 be postponed as provided by law. The trustee may sell said near the time of in one parcel or in separate parcels and shall sell the parce porty either. Trustee shall, deliver, to the purchaser its deed in form as required by law conveying the property so bid, but without any covenant or warranty, eress or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the fruthfulness 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

15. When frustee sells pursuant to the powers provided herein, trustee aball 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 deed, (3) to all person having recorded items subsequent to the interest of the trustee in the trust deed 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, it any, to the granter or to no successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or success-mors to any frustee named herein or to any successor frustee appointed here-under. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duries conferred upp any frustee herein named or appointed hereunder. Each such appointment which, then recorded in the motifage records of the country or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor frustee.

Of the Maccessor russee. 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.

NOTE: The Trust Deed Act provides that the trustee heleunder must be ather an attempy, who is an active member of the Oregon State Bar, a bank, trust company 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 to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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