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and sale may fy either arcels af Trustee

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligatediged is made a public record as provided by law. Trustee is not obligated to notify any party needs of particing sale under any other deed of trust or of any action or proceeding in which stantor, 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 hereunder must be either an artomey, 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 Va Title Insufance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escraw agent licensed under ORS 696.505 to 696.585.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each successor which, when recorded in the mortfage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

join and restrictions attecting and, ordinances, resultation with the sensiticary contacts, to proper, patient of baseliciary imay require pursuant to the Unitor Constants, to proper, patient of the baseliciary imay require pursuant to the Unitor Constants, to proper, patient of the baseliciary imay require pursuant to the Unitor Constants, to proper, patient of the baseliciary imay require pursuant to the Unitor Constants, to proper, patient of the baseliciary imay at the od all lies searches made beneficiary.
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 To keep to such notice.
 To keep to such notice.

To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in 66od conditions and repair; not to remover admolish any building or improvement thereon; To - complete or remover admolish any building or improvement thereon; To - complete or store promptly and in 60od and working of thereon, and pay wherement which may be constructed, damaged or those of the control of the store promptly and in 60od and working of those of the control of the store promptly and in 60od and working of those of the store of the store promptly and in 60od and working of those of the store of the store prompt. The store of the store of the store those of the store those of the store to the store of the store to the store of the store to the store of the store of

the manner provided in ORS 66.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale; and ist any time prior to 5 days before the date the trustee conducts the sale; and ist any time prior to 5 days before the date the trustee conducts the sale; and list of any other person so priviled by ORS 86.753, may cure sums secured by the frust deed, the drawit may be cured by when due, not then be due that the time of the curavity other default that is any would obligation or trustee cured by tendering the performance required applied the and expenses actually incurred in enforcing the obligation of the trust deed and expenses notulity incurred in enforcing the obligation of the trust deed by law. If otherwise, the sale shall be held on the date.

together with itrustee's and attorney's lees not exceeding the amounts prov. 14. Otherwise, the sale shall be held on the date and at the time place designated in the notice of sale or the time to which said sale or in one parcel or in separate parcels and shall sel the parcel or parcels auction to the first bidder for cash' payable at the time of sale. Trus-the property, so the purchaser its dead 'n payable at the time of sale. Trus-the truthfulnes, but without any person, excluding the truthfulnes of the truthfulnes, thereof. Any person, excluding the trustee, but include 15. When trustee sells pursuant to the powers provided berein. trus

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-function of the compensation of the trustee and a reasolic charge by trustees attorned to the obligation of the interest of the trust deed, (3) to all persons deed as their interests may appear in the order of their priority and (4) the surplus.

Alural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) juin in grading any essent or creating any restriction thercon; (c) join in any drawting any essent or creating any restriction thercon; (c) join in any drawting any essent or creating any restriction thercon; (c) join in any drawting any essent or creating any restriction thercon; (c) join in any drawting any essent or creating any restriction thercon; (c) join in any drawting any essent or person or person by the property. The seconveyneyn without warranty, all or any part of the property. The be conclusive proof of the truthulness thereon of any matters or facts shall be conclusive proof of the truthulness thereon. Trustee's fees for any of the any drawting thereon, any default by france, be determined by a court, and without refard or by a receiver to be any of the property or any part foreon, and the second any of the property or any part foreon, in its own named and take possession of soid property, for any part foreon, and taking possession of said property, the indebtedness is and profits, including those past due and or the soil or draws determine the application or release thereod as aloresaid, shall not cure or property, and the application or release thereod as aloresaid, shall not cure or property, and the application or release thereod as aloresaid, shall not cure or property, and the application or pay proceed to foreclose this further any default by frainter in way taking or drams do the decare all summisser there any proceed to foreclose this further any default by frainter in payment of any indebtedness secured any staking or invalidate any actione and cure and pays the application or elease thereod as aloresaid, shall not cure or property, and the application or release thereod as aloresaid, shall not cure or property, and the application of any proceed to foreclose this further any default by farinter in payment of any pay indebtednes secured hereby or invalidate any action any cu

Da net lote al dettion the trait deed DP 7415 state match is secured both there be delivered to the replace the concellation builde

in _____Klamath _____County, Oregon, described as: Lot 4, Block 6, Jack Pine Village, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

....., as Trustee, and CALLUSOFH P AND SUBJECTED

DUDLEY C. WALTON COMMERCIAL TITLE CO. PROFIT SHARING PLAN as Beneficiary,

D'O' THIS TRUST DEED, made this 25th MICHELLE M. KENDALL AKA MICHELLE M. KENDALL, JR., 19.87, between

Roseburg, Oregon 97470 K-39340 TRUST DEED, σĂ

PATE STAND BEAGE TO DEED CALLS

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STATEOFCREEDW

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The grantor covenants and agrees to ar y-seized in fee-simple-of-said described-rea			and the second
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that he will warrant and forever defend	the same again	st all persons wh	omsoever.
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the second second state and matching of the second se	r shall be seener as r shall be seener as	nana manaka mataka an	analysis of states and states and and states and the states and st
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The grantor warrants that the proceeds of the l (a) ³ primerily for granter's personal, tamily or (b) for an organization, or (even if grantor is	oan represented b -househeld purpos a natural person)	y the above describe es (see Important N are for business or	o lice below), - commercial purposes.
mit days another to invite to the benefit of	and binds all part	ies hereto, their heir	s, legatees, devisees, administrators, executors,
ured hereby, whether or nor hamed as a benefitian	singular number in	cludes the plural.	
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MPORTANT NOTICE: Delate, by lining out, whichever wa applicable; if warranty (a) is applicable and the benef such word is defined in the Truth-In-Lending Act and	Regulation Z. the	Michelle M.	Kendall, aka Michelle M. Kenda Jr.
eficiary MUST comply with the Act and Regulation and closures; for this purpose use Stevens-Ness Form No. 13	319, or equivalent.	the sold the sold space in the sold space in the sold space there is the sold space the sold sold sold sold in the sold sold sold sold in the sold sold in the sold sold sold in the sold sold in the sold sold in the sold sold sold in the sold sold in the sold sold in the sold sold sold in the sold in the sold in the sold in the sold sold in the	And the set of the set
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the signer of the above is a corporation, the form of acknowledgement expension) TATEOF OREGON. County of Douglas	tobinal pr. filmite probinal pr. filmite pr. filmite an and app. STAT	E OF OREGON,	
Cousty of Douglas	This in	unty of instrument was ackno	wiedged before me on
This instantion was acknowledged before in Schulary 2077, 13 87, by Michelle M. Kendall, Jr.		A PERSON AND A PER	of the second
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Buddle & Bandlecke	SCE OF COMPLEX 40	y Public for Oregon	(SEAL
SEALY FMy commission expires: 12/2/8	THE PROPERTY OF THE PROPERTY O	and a second	A CAR ALL AND AND A CALLER AND A
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O summer of management of management of the grant of t	Truste	rty, or explored the Aurthglobulaed th Aurthouse, Auropeutive	1994), ett. leitte 1995 – 1995 – 1975
The undersigned is the legal owner and hold	er of all indebtedr	iess secured by the	foregoing trust deed. All sums secured by sai
aid trust deed or pursuant to statute, to carket	an evidences of	ranty, to the partie	by said trust dood (which are delivered to yo s designated by the terms of said trust dood th
state now held by you under the same. Mail reco	Never and and and	the such of the second	[34] C. S. Sandara and S. Sandara Mathematical Social Social Social Social Social Social Social Social Social Social Social Social Social Socia Social Social Soci
DATED: With all appenditues and the contraction of	, 19	La manager and the second s	
			Beneficiary
De not less or destroy this Trust Daed OR THE NOTE w	hich it secures. Both m	ust be delivered to the fra	rates for cancellation before reconveyance will be made.
			STATE OF OREGON,
TRUST DEED	erk, Klamat	h County, Ore	County ofKlamath)
STEVENS NESS LAW PUB. CO PORTLAND. UNE.	age, accord	tue to the of	was received for record on the
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Bonoticiary	C.C. WALLON		County affixed.
P O Box 1325	25 d. Keriya ULE M. KERIYA	dar of Febru	name / Al
Roseburg, Oregon 97470 Attn: Claudette	181	Fee: \$9.00	By An Any Depu
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