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of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledgeted to maily any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which drantor, beneficiary or trustee. NOTE: The Trust Deed Act provides that the trustee herounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under OKS 696.505 to 696.505 to 696.505 to 696.505.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such or to any trustee named herein or to any successor trustee appointed herei-trustee, the latter suppointment, and without conveyance to provide herei-any trustee herein named or appointed hereinder. Each suck and the successor any trustee herein named or appointed hereinder. Each such the successor and in the interest appointment, and withen hereinder. Each such the successor which the property is in the mortfage records of the county or beneficiary, of the successor trustee interest the successor trustee appointment 17. Trustee second the

together, with trustee's and attorney's lees not exceeding the amounts provided by law.
together, with trustee's and attorney's lees not exceeding the amounts provided by law.
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the dead of the strengthere of the interest of the interest of all of all periods as aurplus, if any, to the grantor of to his successor in interest ensited to success.
16. Beneliciary may from time to time appoint a successor or succest.

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and aste, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the aste, the grantor any other person as privileged by ORS usitee conducts the sauge and the delault or delaute of the date the date of the date of the sums secured by the trust deed the drawit may be curred by the date in the admount due at the time of the curred the date of the d

diverse, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any easement or creating any restriction thereon; (c) join in any dranter in or other agreement affecting this deed sorn; (c) ioin or any thereoi (d) reconvey, without wardilecting this deed sorn; (c) ioin or any thereoi (d) reconvey, without wardilecting this deed sorn; (c) ioin or any thereoi (d) reconvey, without wardilecting this deed sorn; (c) ioin or prosoney, without wardilecting this deed sorn; (c) ioin or prosoney, without wardilecting this deed sorn; (c) ioin or prosoney, without wardilecting there of the property. The be conclusive proney of the tractice any meters or lacts shall.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a motic, either in person and take possession of said property issues and profits, including those past used or otherwisesion of said property, and thered, in its own pame sue or otherwisesion of said property or any past hereby secured, entry and and take possession of said property, field thered, in its own pame sue or otherwisesion of said property, the indebtedness including those past used of the proseeds of property, the same of otherwises of operation and clack for any data thereo, in its own and take for any data thereo, indicate the renter field or the proceeds of property, and the agrophication or release thereol as aloresaid, and other and other any delault be polication or release thereol any and tany data any action of such profice of delault hereunder, the beneficiary may at his decision any at any action of a said property, and the section may promet the application or such as aloresaid, the descible of the property and here a compensation or any addition of such polication or such and thereunder, the beneficiary may at his decision may and any decision the section may proper the indebtedness secured to therease secured teres of any addition any addited by a fingular any at his decision may and pays

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 sum of TWENTY FIVE THOUSAND AND NO/100 (\$25,000.00)

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No. 881-Oregon Trust Deed Series-TRUST DEED FORM - OF 73634 K-39480 OR 97739 SECOND TRUST DEED THIS TRUST DEED, made this 14th day of April Vol_187_Page_6613 JOHN N FARLOW as Grantor, Klamath County Title Company ..., 19.87 , between C.W. REEVE as Beneficiary, as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale; the property Cusique, Klamath OOHU L. EVBROM County, Oregon, described as: in TOWNSHIP, TWENTY THREE SQ, RANGE TEN (10) EAST OF THE WILLAMETTE MERIDIANI DEED SECTION SEVENTEEN (17) NW-1/4SW1/4 STATE OF ORECOM, SECTION EIGHTEEN (18) N1/2SE1/4 3 78-De nei lers ar darhug inis trur Deed OB INS 1:015 which is excutes Suit and be delivered is the more de

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it	escribed real property and second a pupy of TNDUSTRIES
A certain trust dee	escribed real property and has a vand, unertained BURKS INDUSTRIES, ed between JOHN N. FARLOW and BURKS INDUSTRIES, ARF and BEVERLY J. WARF Dated April 8, 1987
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nd that he will warrant and fore	ever defend the same against all persons whomsoever. bove trust deed is also considered a default in
A default in the a this trust ded.	bove strust, deed 15. also construct the state of the sta
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The grantor warrants that the pr	roceeds of the loan represented by the above described note and this trust deed are: SCHOLENERS AND
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personal representatives, successors and	the benefit of and binds all parties hereto, their heirs; legatees, devisees, administrators, execute the benefit of and binds all parties hereto, their heirs; legatees, devisees, administrators, execute d assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contr d as a beneficiary herein. In construing this deed and whenever the context so requires, the mascul as a beneficiary herein. In construing this deed and whenever the context so requires, the mascul enter, and the singular number includes the plural
secured hereby, whether or not named gender includes the feminine and the ne	as a beneticiary nerent. In Constants the plural seuter, and the singular number includes the plural
IN WITNESS WHEREO	enter, and the singular number includes the plural DF said grantor has hereunto set his hand the day and year first above written.
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A REAL PARTY OF MUTCHINE HE WEEK	owner and the benchv are directed, on payment to you of any sums owing to you under the
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