proceed to torcciose this trust deed in 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 the delauft or delauits. If the delauit consists of a failure to pay, when due sums secured by the trust deed, the delauit of a failure to pay, when due on then be due at the time of the cure other than such portion as would obligation or frust deed. In a delauit, the time data that is anable of obligation or frust deed. In any case, in addition to curing the default on and expenses actually incurred in enforcing the obligation of the frust deed by leaving the cure shall pay to the beneficiary all costs together with trustee's and altorney's ters not exceeding the amounts provided by law.

indefine with trustees and altorney's lees not exceeding the amounts provided by law: ... 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell which said sale may in one parcel or in separate parcels and shall sell the said property either auction to the highest bidder for cash, payable at the line of sale. Trustee the postponed as provided by law. The trustee may sell which said sale may in one parcel or in separate for cash, payable at the barder or parcels at shall deliver to the purchase barcels and shall sell the interest of sale. Trustee plied. The recitals in the ded of any matters of lact the trustee, spress or im-of the truthiunes thereof. Any person, excluding the firstee, but including shall apply the proceeds of the trustee at the sale charge by trustees that apply the proceeds of the trustee and a reasonable charge by trustees statinger, (2) to the obligate to the interest of lact mosters of sale, in-storney, (2) to the obligator to the interest of lact mosters of sale, in-storney, (2) to the obligator to the interest of lact mosters of the trustee utruthy in the substom secured by the trust deck by trustees deed as their interest mappend in the order of their proxity and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplus, if any, to the frantor or to his successor in interest entitled to such surplus, 16. Beneliciary may from time to time appoint a successor or succes-under, if the successor is the successor of the successor or succes-under, if the successor is a successor in the successor or succes-under of the successor is a successor in the successor of the successor is a successor in the successor is an experiment of the successor is a successor in the successor is a successor upon any instee herein named or appointer instrument executed by predicting which, when some successor is a successor is a successor in the successor which when recorded in the mortage records of the county or complication of the successor is situated, shall be conclusive proof of proper appointment if the successor is successor in the successor is a successor in the obligated on out made a public record as under any other decide is not trust or of any action or proceeding in which frantor, beneficiary or frustee 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 on attorney, 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 lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,508 to 696,585.

It is mutually agreed that: It is mutually agreed that: S. In the vent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benelicity shall have the accompensation for such taking, which are in excess of the amount required in the sevent that any portion of the amount required as compensation for such taking, which are in excess of the amount required incurred by grantor in such or proceedings, shall be paid to be and incurred by drantor in such or proceedings, shall be paid to be amount required incurred by drantor in such or proceedings, shall be paid to interred by bee-sed of the sevent the balance sappled upon the indebtedness and seven such around a drantor, address, at ilso we spense, to take, such actions pensation, promptly upon beneficiarly arquest. Methods, and the beam and frame to the pop written request of bene-and sevent of its less and presentation of this deed and the mote for reduction if its ease of tuil recompraces, for cancellation), without allecting (a) consent to the making of any map or plat of said property. (b) join in the institution of any map or plat of said property. (b) join in the institution of any map or plat of said property. (b) join in

It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without list therein, shall become immediately due and payable. "
 To protect the security of this trust deed, grantor agrees: "
 To protect the security of this trust deed, grantor agrees: "
 To protect the security of this trust deed, grantor agrees: "
 To complete or waste of said property in good condition of to commit or permit sore promptly and in good and vorkmanike desiroy," thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due which may be constructed workmanike desiroy. Thereon, and pay when due should be all full games of dual to be the uniform commer of the said property. Whethered and the sole of the uniform commer is a satisfier and so prove dual the sole of the uniform commer is a satisfier and so and work on the uniform commer is a satisfier as a satisfier and so of dual dual to the said property. Whethered dual the sole of the uniform commer is a satisfier to be sole of the uniform commer is a satisfier to be dual the sole of the uniform commer is a satisfier to be dual to the uniform dual to the uniform commer is a satisfier the dual to the said property with the satisfier to be dual to the uniform dual to the satisfier place of the uniform dual to the satisfier place of the uniform dual to the uniform dual to the satisfier place of the uniform dual to the satisfier place of the uniform dual to the uniform dual to

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable. <u>At Maturity</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this truct double. strument, irrespective of the inaturity unless expressed instant, or subordination or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge franting any reconvey, without warranty, all or any part of the property. The defaily end of the truthlument of any matters or lacts shall thereoi, (d) reconvey, without warranty, all or any part of the property. The fealty end of the truthlument is thereoi. Trustee's lees for any of the local property of the truthlument hereunder, beneliciary may at any pointed by a court, and without refer upon and take possion of said prop-structure and profits, including tho own name sue or otherwise collect the rents, here supon any indebtedness secured hereby, and in such order as bene-tical there in the superstant description of said property, the insurant thereoi, in its own name sue or otherwise collect the rents, here supon any indebtedness secured hereby, and in such order as bene-tical. The entering upon and taking possession of said property, the insurant to such rents, issues and profits, or the proceeds of lires and other property, and the application or release thereof as aloressid of damage of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured payment and/or performance, the beneliciary may and insect notice. The symmet and/or performance, the beneliciary may and insect to such any direct the trustee to forcolose this trust deed devent the beneliciary of the symmet and any and any detar in equity as a morigage on the trustee to any case this trust deed by remedy, either at law or may direct the trustee to forcolose this trust deed his written notice of design the section to sell the said described real list the time and place of said, five notice thereoi as then required by law and 86.75. 1.1

sum of FORTY SEVEN THOUSAND FIVE HUNDRED AND NO/100------

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. tion with said real estate.

Meridian, Klamath County, Oregon. 着1.4.4.1%\\2.6\

The East 165 feet of the NW% of NW%, and the W% of the NE% of the NW% in Section 20; Township 36 South, Range 13 East of the Willamette

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

as Beneficiary,

JERRY E. HUCKINS AND BARBARA D. HUCKINS, husband and wife

., as Trustee, and

as Grantor, KLAMATH COUNTY TITLE COMPANY

FRANK RICHARD MAZZEO AND PATRICIA ANN MAZZEO, husband and wife

THIS TRUST DEED, made this 29th _____day of ____December_____ M87 Page

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 20 K-40130

TRUST DEED

181

NESS LAW PUB. CO.

PORTLAND, OR

23115

9720

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		23116
The grantor covenants and agrees to and r seized in fee simple of said described real r	with the beneficiary and tho property and has a valid; une	se claiming under him, that he is law- encumbered title thereto
that he will warrant and torever detend th	he same against all persons w	homsoever.
(a) A set of the se	And Annual Control of the second seco	
 a manufacture of a second secon	The second secon	
The grantor warrants that the proceeds of the low (a)* primarily for grantor's personal, family or h (b) for an organization, or (even if grantor is a	an represented by the above descrit household purposes (see Important o returni person) are for business o	bed note and this trust deed are: Notice below), or commercial purposes.
(b) for an organization, or (b) This deed applies to, inures to the benefit of an ersonal representatives, successors and assigns. The te	nd binds all parties hereto, their h erm beneficiary shall mean the hol y herein. In construing this deed an	eirs, legatees, devisees, administrators, executors, der and owner, including pledgee, of the contract d whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grant	tor has hereunto set his hand	the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever war to applicable; if warranty (a) is applicable and the benefit as such word is defined in the Truth-In-Lending Act and beneficiary MUST comply with the Act and Regulation by seneficiary MUST comply with the Stevens-Ness form No. 131	Regulation 2, the	ICHARD MAZZEO
disclosures; for runs purpose of the required, disregard this no f. compliance with the Act is not required, disregard this no	office. PATRICI	A ANN MAZZEO
If the signer of the obove is a corporation, use the form of acknowledgement opposite.) STATE OF, OREGON,	STATE OF OREGON,	}ss.
County fet the amath This instrumed gras acknowledged before m	ne on This instrument was act	knowledged belore me on,
Magger + Patr	icia of	
(SEAL) SO 18, 1989	Dregon Notary Public for Orego My commission expires	영상을 통해 집에 가지 않는 것이 아니는 것은 것을 많은 것을 것을 것이 못했다.
지하는 것을 가 봐서 방어에서 제품을 가지 않는 것을 것을 수 있는 것을 것을 수 있다.	REQUEST FOR FULL RECONVEYANCE	peid:
TO:	, Trustee	All sums secured by said
trust deed have been fully paid and satisfied. You trust deed have been fully paid and satisfied. You and the statute, to cancel	all evidences of indebtedness secu	ared by said trust deed (which are delivered to your arties designated by the terms of said trust deed th
said must together with said trust deed) and to reconcernent to reconcernent the same. Mail reconcernent to the same of the sa	onveyance and documents to	
DATED: WW		Beneficiary
Do not loss or distroy this Trust Deed OR THE NOTE v	which it secures. Both must be delivered to t	the trustee for concellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County ofKlamath
TIJ 25.4 (FORM No.) SOIT	WWI OF BUY, INC.	was received for record on the
Manual Stateooya I analisi Share	UP SCIE DUG DOULGES (O LLG SPACE RESERVED FOR	in book/reel/volume No
, Grantor	目的合约。1.2.1.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	microfilm/reception NO.
Grantor	DIE COS	Record of Mortgages of said County. Witness my hand and seal
Grantor Grantor	DUE CORDANA BURBICIA AND BANK	microfilm/reception NO.