It is mutually agreed that: 6. In the event that any portion or all of taid groperty shall be taken under the right of eminent domain or condemnation, benchicary shall have the right, if is so elects to require that all or any portion of the monies payable as compensation for such taking which are in eccass of the amount required incurred by grantor in such proceedings shall be paid to beneficingy and papiled by it liss upon any reasonable costs and expenses and attorney's text ficiary in such groan and the balance applied upon the indebtedness incurred by grantor agreedings, and its own expenses, for take such actions particle by any construction of the balance applied upon the indebtedness end execute such instruments and presentation of this dead and the new sciences indext, payment of its less and presentation of this dead and the hole for the disability of any person for the payment of the indebtedness indext and instruments and presentation of this dead and the hole for the disability of any person for the payment of the indebtedness in the indebted and presentation of this dead and the hole for the lability of any person for the payment of the indebtedness in (a) consent to the making of any map or plat of which presents (b) bein (b) bein in the transformed of the payment of the indebtedness in the present of the making of any map or plat of which presents (b) bein in the lability of any person for the payment of the indebtedness (b) bein in the lability of any person for the payment of the indebtedness (b) bein in the lability of any person for the payment of the indebtedness (b) bein in the present to the making of any map or plat of which presents (b) bein in the present of the making of any map or plat of which presents (b) bein in the present of the making of any map or plat of which presents (b) bein in the present of the making of any map or plat of which presents (b) bein in the present of the making of any map or plat of which presents (b) bein in the present of the m

Jonn in executing such imaging statements parates to the filling states in the proper public offices or searching agencies as may be desmed desirable by the proper public offices of searching agencies as may be desmed desirable by the proper public offices of searching agencies as may be desmed desirable by the proper public offices of searching agencies as may be desmed desirable by the proper public offices of searching agencies as may be desmed desirable by the proper public offices of searching agencies as may be desmed desirable by the proper public offices of insurance shall be defined. We prove the proper public of the backfuller property before an amount not less than \$ the beneficiary may from time to time require, in comparise acceptable to the beneficiary may from time to time require, in policies of insurance shall be defined to the beneficiary are proved to the beneficiary and proves the proves. The amount of any policy of insurance now detaut the placed on said buildings the beneficiary indices to the beneficiary indices to the beneficiary indices. The amount of any policy of insurance now detaut the placed on said buildings the beneficiary may income the same af 6 randors' sectors. The amount of the explicit on of the entire interest of the sector in auto and the application or release shall be released to grantor. Summarise to collected, or any pour any indebtedness secured hereby policy may be applied by beneficiary indices and such notice.
Take, assessments and other cherges that may be leving or assessed upon or charge become rely below carry and to make payment of may date as a sector of the shall of the grantor shall the indices and the application or release shall the adort cherges the range set forth in the said other to beneficiary is that due to delington and promptly deliver and to any other sectors and other cherges that may be leving or assessed upon or charge become prively before any porting the adorts and beneficiary is that due to a sector due to a searc

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain sail property in good condition and repair, not to remove or densities any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred thereod, damaged or 3. To comply with all laws, ordinarkes, regulations, covenants, condi-tions and restrictions statements parsunt to the Uniform Commer-proper public office, as well as the cont of all lien searches made berneliciary.

FORM HL

NOTE: The Trust Deed Act provides that the trustee hereuncer must be either an attainey, 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, affiliates, agents or Franches, the United States or any agency thereof, or an escrow agent licensed under OS \$75.535 to \$95.585.

surplus, it 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 succes-under. Upon further named herein or to any successor truster appointed here-under. Upon successor truster appointed here-under truster, therein named or appointed here-under here and successor truster appointer and and substitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointent of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowled is not recording and a public record appoint and ender any other deed obligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding is brought by trustee.

together with trustee's 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 be postponed in the notice of sale or the time to which said sale may be postponed in the notice of sale or the time to which said sale may be postponed in the notice of sale or the time to which said sale may be postponed in the notice of sale or the time to which said sale may be postponed in the notice of sale or the parcel or parcels at shall deliver to the purchaser its deed in form as required or parcels or the property so told purchaser its deed in form as required way and the nore-plied. The recitals index of the purchaser is a schedule the trustee, but includes the granter and beneficiary may purchase at the sale. The truthuiness thereof, may purchase at the sale. The the truthuiness thereof is the submature of (1) the expense of sale, in-stitorney (2) to the obligation the trustee and a resonable charge by sale, in-stitorney (2) to the obligation the trustee and a resonable charge by sale and any the proceeds of any the trust deed, (3) to all persons attorney (2) to the boligation the trustee sale in the trustee in the person and their interest may appear in the interest of the trustee in the person surplus, if any, to the granter or to his successor in interest entitled to successor to his market.

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 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, 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 sale, and et all the delault consist of a failure to pay, when due, until amount due at the time of the cure other than such portion as would being suced may be cured by tendering the protomace required under the delaults, the person ellecting the cure shall pay to the beneficiary all cost together with trustees and attorney's less not exceeding the amounts provided by law. A Otherwise the shall be the date and the trust deed by law. A Otherwise the shall be the date and the time amounts for dided

finite in the product of the manner of the second of the line of the second of the sec

(\$39,800.00) note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if

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

Oragon Trust Deed Series -TELST DEED. OT (to: E our 84490 (remain PORTLAND. OR 97204 Vol_M88_Page_ 2360 THIS TRUST DEED, inade this 18th day of February Sec. JOHN E. GILLER & BRINDA L. GILLER, husband and wife ., 19.88 .., between as Granfor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY FOREST PRODUCTS FEDERAL CREDIT UNION, as Trustee, and as Beneficiary, 2000 the surface of the surface Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in See legal description attached hereto and made a part hereof. 的因素因为医胃的 Containing a series ADATE OF ORFORM Design the second and the term and the states in the second of called a second to the second to the second second

	2361
The grantor covenants and agrees to at	nd with the beneficiary and those claiming under him, that he is I property and has a valid; unencumbered title thereto
(a) Charles and the shift of a set of the	a property and has a vana; unencumbered fille therefo (a) have a set of all and a set of the set o
and that he will warrant and forwer, defend .	the same against all persons whomsoever.
(a) Converting and a set of the set of th	TAKET 19 2 (2004) - HUNDE / - LINEA (2004) 2
<pre>ify(" if it is state if it is to be a set if it is it i</pre>	standarden in bet sig i lætte klander i sinder i som en sinder i som en som en som en som en som en som en som Sendere stall medered i som det have side som en
Service New Outcomer statutes of the service statute of the servi	્ર સાથે છે છે છે. તે આવ્યું કે જે આવ્યું છે છે છે છે છે છે. આ ગુજરાતી સાથે છે છે આપ છે બેદ જેવા છે
The grantor warrants that the proceeds of the lo $(a)^{*}$ primarily for drintor's presided it builts of	an represented by the above described note and this trust deed are: household purposes (see Important Notice below),
This deed applies to inures to the benefit of a	advance. Chester John Hooling for a property care and a property composed of the second state of the secon
	herein In constrained this deed and whenever, including pledgee, of the co
,然后的"生"的"我们"的"我们"的"我们就是你不是你?""你说,你是我们不是我们的你,我是我们的你,我不能能说,我不是我们的。" "你是 你?""你们你你 ?""你是我我们没有了,你你们你?""你是你们我我们你你你你说你?""你是我我们你我,我我说你,我不是你?"	or has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delote, by lining out, whick over warren not applicable, if warranty (e) is applicable and the benefici as such word is idefined in the Truth-In-Lending Act and Re beneficiary MUST comply with the Act and Regulation by	ary is a creditor equiation Z, the John E. Giller
disclosures, for this purpose us Stavens-Nasi, Form No. 1319 if compliance with the Act is not required, di regara this not	or equivalent
(If the signer of the above is a corporation, use the form of acknowledgement eposite.)	Brenda L. Ciller
STATE OF OREGON.	STATE OF OREGON,
This instrument was acknowledged before me	on This instrument was acknowledged before me on
John E: Giller & Brenda . Giller	of
SERIL 3	on Notary Public for Oregon
S:	
The event sections in the sector price is so it for a start of a sector of the sector	EQUEST FOR FULL RECONVEYANCE sed only when obligations have been poid.
70 : We dere and the set of the	ими вради за станува име кака и були вради. Ино и на кране и стана на кој средно на кој се от на кој имериот Тривскос т, кака чива и воза поднати у за стану кранета и постој се от на кој се от на кој се от на кој и постој се от на кој се от кој се от кој се от на кој се от
crust deed have been fully paid and satisfied. You here caid frust deed or pursuant to statute, to curcel all en	all indebtodness secured by the foregoing trust deed. All sums secured b by are cirected, on payment to you of any sums owing to you under the ter vidences of indebtedness recured by said trust deed (which are delivered t
cstate now held by you under the same. Mail, reconveye	, without warranty, to the parties designated by the terms of said trust de ance, are documents to
DATED: 1	ฉาชสอยู่ได้ เป็นขึ้นได้ เขียนได้ (ประมีมีสามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สาม และและจำติดสุขยังให้และเป็นสามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์ เ
	Beneficiary
De not less or destrey this Trust Deed OR THE NUT Which it	secures. Both must be delivered to the trustee for cancellation before reconveyance will be made
TRUST DEED	STATE OF OREGON,
: [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	County of
JOHN E. & BRENDA L. GILLIR 3416 Beverly Dr. Klanath Falls OD 07603	of, 19. at
	SPACE REDERVED in book/reel/volume No. FOR page or as tce/tile/ins 111 RECORDER'S USE ment/microfilm/reception No
P. 0. Box 1179 Klamath Falls, OF 97601	Record of Mortgages of said County
	une rue mig al le County affixed.
(for return to beneficiary)	STIEL DEED By DO
<u>A source and the second s</u>	<u></u>

Filed for record at req of <u>February</u>	uest of <u>Mour</u> A.D., 19 <u>88</u> ofNort	atain Title Compa at <u>3:46</u> o'clocl		the <u>18th</u> uly recorded in Vol	<u>M8</u>
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	22 MAESTELS (2)				

SS.

STATE OF OREGON: COUNTY OF KLAMATH: 10月17年1月1日日日

1. IST 19 20-2

Tax Account No. 3809-34AB-2000

Beginning at a point at the Northwest corner of Tract 20 Enterprise Tracts of Klamath County; thence Southerly 30 feet along the West boundary line of said tract to the fence; thence Easterly along said fence line a distance of 164.2 feet more or less parallel to the Northern boundary line of said tract; thence Northerly a distance of 30 feet parallel to the Western boundary of said tract to a pin on the North boundary line of said tract; thence Westerly along the North boundary line 164.2 feet to the point of beginning.

The West 130 feet of Lot 1, Block 3, BEVERLY HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH a portion of Tract 20, ENTERPRISE TRACTS, according to the official plat thereof on file in the office of the County, Clerk of Klamath County, Oregon, more

