of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and schowledged is made a public record as provided by law. Trustee is nor obligated to notily any party hereto of pending sale under any other deed of trust or of any action 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 bereunder 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 bisiness undar the laws of Oregon 'or the United States, o 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 696.505 to 696.585.

Lized by the stall adjudge reasonable as the beneficiary a stall decree of the trial court, granton to the stall adjudge reasonable as the beneficiary as the pellate court shall adjudge reasonable as the beneficiary shall be taken ney's less on such appeal. It is mutually agreed that: . It is mutually agreed that: . In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnion, beneficiary shall have the as compared to such taking, which any portion of the monies payable to pare all reasonable costs, expenses and attorney's lees necessarily paid by grantor in such proceedings, shall be paid to beneficiary in a both the trial and appellate courts, or such as any portion in curred by the secure in such proceedings, and the breessarily paid or incurred by iters, iciany in such proceedings, and the breessarily paid or incurred by the secure in such instruments as shall is own expense, to take such actions. 9. At any time and from time to the tain the trial and the mole the individual presentation of this deed and the note for the individual presentation of this deed and the note for the individual present of the payment of the indebtedness, trustee may the individual present of the payment of the indebtedness, trustee may biling of any person for the payment of the indebtedness, trustee may the individual and present the trustee hereunder must be either on, of the individual incurred by the individual incurred by the individual incurred by the individual incurred by and the note in the indebtedness, trustee may the individual incurred by the individual incurred by the individual incurred by the individual incurred by and the note in the individual incurred by the individual incurred by and the individual incurred by its fees and its individual incured by the individual incurred by any person in the trus

Then, at the beneficiary's option, all obligations secured by this imherein, shall become immediately due and payable.
The above described real property is not currently used for agricus.
To protect the security of this trust deed, grantor agrees:

and repair, not note, preserve and maintain said deed, grantor agrees:
and repair, not note, preserve and maintain said or improvement thereon:
To complete any waste of said property in good condition not to commit or permit serve and maintain said or improvement thereon:
To complete any waste of said property and in good and vortunative destroyed thereon, and pay when duel which may be constructed, damaged or call destroyed thereon, and pay when duel that was of therefort.
tions at 70 complete said property and in good and vortunative destroyed thereon, and pay when duel to any be constructed. To agree the said of the said property of the Uniform Commerproper public office neithary may require and to be the Uniform Commerproper public office on the said property of the Uniform Commerproper public office on the said property of the Uniform Commerproper public office on the said property of the Uniform Commerproper public office on the said property of the said set interest of the beneficiary.
To worke and continuously intaintein insurance on the building and work hereafter directed on the said property of soon and singer and the faster: all the grantor shall all the beneficiary with lass protocare any set soons and to find any procure to any procure to soon and set shall be the said of the said set thereafter all the grantor shall all the delivered to the beneficiary with any require any state and set state and the said set thereafter all the grantor shall all the delivered to the beneficiary with any require any set of the said set thereafter all the delivered to the said set thereafter all the grantor shall all the delivered to any spot to the said set thereafter all the grant shall all the d

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 property either one particle or in separate parcels and shall sell the parcent or parcel shall dive the highest bidder for cash, payable at the time of sale. Trustee that the time to the highest bidder for cash, payable at the time of sale. Trustee that the highest bidder for cash, payable at the time of sale. Trustee that the time the highest bidder of any covenant or warranty, espress or im-plied. The tretilas in the deed of any person, excluding the trustee but including the grantor and beneliciary, may purchase at the sale. I.5. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee childing the proceeds of sale to payment of (1) the expenses of sale, in-stormer, (2) to the obligation secured by the trust deed, (3) to all persons and recorded liens subsequent to the interest of the interest of the interest wind recorded liens may appear in the order of their priority and (4) the urplus, if any, to the grantor or to his successor in interest entitled to such are an interest of the interest of the interest of the order of the priority and (4) the trusteent of the successor in interest entitled to such the order of the successor in interest of the interest of the successor in i

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 success-under. Upon such appointant, and without coveryance to the successor trustee, the latter shared made appointed hereins and distinct overyance upon any trustee herein named or appointed hereins and distinct onlerred and subsituation shall be vested with all title, overyance to the successor upon any trustee herein named or appointed hereins. Each such appointment which, when recorded in made by written instrument. Each such appointment which, the property is situated, shall be conclusive prool of proper appointed of the successor trustee. 17. Trustee accents this trust when this dead data

Ilural, timber, or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other adreement allecting this deed or the information of the same to create the second second to the property. The subordination or other adreement allecting this deed or the information of the second second the result described as the "press" of persons the second second the result described as the "press" of persons the second second the second second the second second the second second to the second second second second the second second second the second the second second second the second se

sum of ______FOURTEEN, THOUSAND. DOLLARS note of even date herewith; payable to beneticiary or order and made by granter, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable. FEBRUARY 26 The date of maturity of the dobt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the evont 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 beneticiary. The above described real property is not currently used for agricultural, timber, or grazing purposes.

together, with all and singular the tenements, hereditements 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _____FOURTEEN. THOUSAND DOLLARS

255 feet, more or less, to the Southerly right of way line of Stastny Road; thence West along said Southerly line of Stastny Road, 440 feet to the point of

more particularly described as follows: Beginning at the Northwest corner of the SW¹/₂ of the SE¹/₄ of Section 13, Township 41 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon; thence South 30 feet to the South line of Stastny Road, said point being the true point of beginning; thence South 255 feet; thence East 440 feet; thence North

in A parcel of land situated in the SW_{\pm}^{1} of the SE_{\pm}^{1} of Section 13, Township 41 South, Range 13 East of the Willamette Meridian, Klamath County, Oregon,

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

survivorship and not as termants in common

GARRISON C., IMMA M. & LARRY MITCHELL as Joint Tennants with full rights of survivorship und not as tennants in common

LAW PUB. CO., PORTLAND, OR. \$7204

Vol.<u>m&8</u> Page 3368 @ THIS TRUST LEED, made this <u>26th</u> day of <u>FEBRUARY</u>, 19.88, between HOMER J. CLARK & KATHRYN ANN CLARK, an estate in fee simple as tenants by the entire as Grantor, WILLLIAM M. GANONG

TRUST DEED

KCTC K-40095 FG IM No. 881-Gregon Trust Dece Series-TRUST DEED. STATIST 85 106 H 0.201

The grantor covenants an	te para e pomor de cara contra con en con este en con	<u></u>
fully seized in fee simple of said	l'agrees to and with the beneficiary and described-real-property and has a-valid	those claiming under him, that he is I unencumbered title thereto
and that he will warrant and to		
****LEGAL CON'T	ever defend the sams against all person	s whomsoever.
beginning, with	biarings based on Minor Parti	tion 1–83, as filed in the
Klomath County Engin	ee?'s Office	(1) Construction of the second secon second second sec
(1) A set of the second of the second set of the second set of the second se		가 이 아이에 가지 않는 것이 있는 것이 있다. 이 방법 사용 가지 않는 것이 있는 것이 있 않이
The granto: warrants that the pr (a)* primarily for drantach	ceeds of the loan represented by the above desc nal, family or household purposes (see Importa-	
This doed a t-	If granfor is a natural person) are for business	or commercial purposes.
personal representatives, successors and secured hereby, whether or not named a gender includes the femining and the	a bunelit of and binds all parties hereto, their sistins. The term beneficiary shall mean the ho a beneficiary herein. In construing this deed an ter, and the singular number includes the plural.	heirs, legatees, devisees, administrators, execu Ider and owner, including pledgee, of the cont
	a veneficiary herein. In construing this deed an ter, and the singular number includes the plural. , suid grantor has hereunto set his hand	the context so requires, the maso
* IM.PORTANT NOTICE: Delete, by lining out,	whichever warrenty (a) or (b) is	in Q. C. Lala
beneficiary MUST comply with the Act and	legulation by making required	Jann Cluch
	egurd this nonce,	WN CLARK
(If the signer of the abova is a corporation, use the form of acknowledgement opposite.)	an fous man as a second of the second se	(4) All Autor provide a series of the ser
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Cli Shi variurreit to acknowledge	before me on This instrument was acknown) ss.) wiedged before me on
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My commission expires:		
10 Transformer and and a second second	My commission expires:	
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O anti- i ap comme de l'active de la composition	My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustoe	 Andreas Martinez, Andreas Ma Andreas Martinez, Andreas Martinez, Andr Andreas Martinez, Andreas Martinez, A
The undersigned is the legal owner a nust deed have been fully paid and satisfi all trust deed or fully paid and satisfi all trust deed or fully paid and satisfi	My commission expires: A REGUEST FOR FULL RECONVEYANCE Te be used only when obligations have been paid Trustoe Trustoe a holder of all indebtedness secured by the k d You hereby are directed, on payment to you	regoing trust deed. All sums secured by sai
The undersigned is the left owner a nust deed have been fully paid and satisfi aid frust deed or pursuant to statute, to treewith together with said trust coed) and stato now, held by you under the same M	My commission expires: A RECUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustoe Trustoe ad holder, of all indebtedness secured by the the d. You hereby are directed, an payment to you cannol all evidences of in debtedness secured by to peorway without proceedings.	regoing trust deed. All sums secured by sai
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