proceed to loreclose this trust deed in the manner provided in UKS 80.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the delault or delaults. If the delault consists of a failure to pay, when due, the delault or delaults. If the delault consists of a failure to pay, when due, entire amount due at the time of the citault may be cured by paying the oning cured may be cured by tendering the portional cured under the delaults, the person so there prior to curing the delault that is capable of being cured may be cured by tendering the performance required under the delaults, the person ellecting the cure shall pay to the beneficiary all cost together with trustees and attorney's fees not exceeding the amounts provided by law.

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 may place designated in the potice of sale or the time to which said sale may be postponed as provided by law. The trustee may will said property either auction to the highest bidder for cash, payable at the time of parcels at the property so mid-purchaser its deed in form as required by law conveying of the truthulness thereof, any person, excluding the trustee, but including the struthulness thereof, may person, excluding the trustee, but including 15. When trustee and sub-strustes may enclusive provided by the sale. The conversion of the object of the trustee and the sale. 15. When trustee sale to payment of the sale. 15. When trustee and sub-strustes and a tesponse of sale, in-strusting the porcesses of sale to payment of the trustee of y thress the dist is inderestion of sale to be powers provided berein, trustee be dist is inderestion of sale to payment of the trust each y the trust storney is the provided of the trustee and a treasonable charge by the trust attorney. (2) to the distant provide the trust each is the truste in the trust and their inderest may appear to the interest of the trustee in the trust and any the process of the trustee and the trustee in the trust and any the process of the sale to the powers involved the trustee in the trust be the inderest in the sale of the trustee in the trust be the inderest inderest may appear to the interest of the trustee in the trust and any, to the grantee or to him as accessor or successor. 16. Beneticiary may from time to time appoint a successor or succes-

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NOTE.

It is mutually agreed that: A. In the owned that any portain or all of and property shall be taken inder the right of annual diamain or exindsementation, benutzeney shall have the ispli, it is no elect, however, that all or any portion of the monoid required is consideration for any structure that all or any portion of the monoid required is pay all resoundly could and, which are in escene of the amount required turned by parame in a proceedings, shall be paid to beneficially and poind by it for upstand any proceedings, shall be paid to beneficially and poind by it for upstand any could be below and expenses and altorney and carry means any proceedings, and upstand and expenses and altorney and carry demonstry, and passes appeare appeare applies upon the induition of a state for the state and appellations below and expenses and altorney. And there is an arch proceedings, and the own expenses, is take such actions and structure out a instruments as shall be more appeare, is take any data of the part take any take any takes appeared to be and any appeared of the intervent developed because its into a take and a the more for the take any take and from time time upon written request of bene-tiary, payment of ings for a sugreen is of the indebiddness, trustee trusy is induited of any person for the sugreen of the indebiddness, inside of any is induited of any person for the sugreen of the indebiddness, inside or may is induited of any person for the sugreen of the indebiddness, inside or may is induited of any person for the sugreen of the indebiddness, inside or may is induited and the making of any map or plat of and property; (b) join in

of mide search as well as ine other costs and expenses of the trustee incurred in connection with or in endorcing this obligation and trustee's and attorney's less actually insured. 7. To appear in and detend any action or proceeding purporting to altert the security rights or powers of bereating to trustee; and in any usin attrust the security rights or powers of bereating to costs and expense, including challeng the final costs and the bessites or trustee and expense, including challeng the final costs and the bessites or trustee in all cases shall be fixed by the trust cost destination in the event of an appeal from any inderest her pailed costs that and in the event of an appeal from any inderest her pailed costs that and in the event of an appeal from any inderest pailed costs that and in the event of an appeal from any inderest pailed costs that and the best bereficiary's or trustee's attor-pailed cost that appeal. It is mutually agreed that:

iiid Code as the heneficiary may require and to pay for thind some in the proper public effice or offices, as well as the coal of all lien searches made by fixed offices are essential genetices are may be deemed desirable by the fixed of the searches are may be deemed desirable by the fixed of the searches are may be deemed desirable by the searches the the searches may be deemed desirable by the searches the searches the searches are may be deemed desirable to the search of the

n, shall become immediately due and payable. To protect the security of this trust deed, frantor afrees: 1. To protect preserve and maintain said property in good condition year; not to reverse or demolish any building or improvement thereon; 2. To complete any restore property. 3. To complete restore promptly and in food and workmanlike rany building or improvement which may be constructed, damaged or 3. To comply say when due all costs incurred theredon, damaged or 3. To comply say when due all costs incurred theredon, damaged or 3. To comply say when due all costs incurred theredon, damaged or 3. To comply say when due all costs incurred theredon, down and the same set of the same

destroyed J

Tax Account No. 3909-1100-4100

as Beneficiary,

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Stanting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge grantee in any econvey, without warranty, all or any part of the property. The legally ensitted resconvey and the recitals therein of a many part of the property. The seconvey mithout warranty, all or any part of the property. The legally ensitted resconvey and the recitals therein of a many part of the property. The seconvey method of the truthulness thereol. Trustee matters or lacts shall services mentioned resconvey and the process thereol. Trustee matters or lacts shall services mentioned without regard to the adequace the any security for erry or any part thereous entry or any mark thereous thereol. Trustee matters and profits, including those past due and unpaid, and entry the rents, less costs and espenses of partition and collection, including rescaled atoms for the rents, less costs and espenses and profits, or the proceeds of the rents, including these past due and unpaid, and entry the singulation of such rents, is uses and profits, or the proceeds of the and other property, and the application of release thereol as aloresaid, shall not cure part any detault or notice. If there and solves and profits, and the application or awards for any taking or damage of the any detaut or notice.

(\$28,000.00) _______ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

tion with said

egether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appartaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-for with suid real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the TWENTY EIGHT THOUSAND AND NO/100-

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

in ____

The South 33 feet of Lot 8 and the North 23 feet of Lot 9 in Block 1, FIRST ADDITION TO THE TOWATEE HOMES, according to the official plat thereof on file in the office

WITNESSETH:

August H. Zimmermann, Jr. & Anita D. Zimmermann, husband and wife or survivor

Vol. M88 Page 3982 THIS TRUST DEED, made this 22nd day of _____ March _____ 1988 ____ between ROBERT W. HUMBERT & PAULINE HUMBERT, husband and wife as Grantor, Mountain Title Company of Klamath County as Grantor, , as Trustee, and

MR19430-P agen Trent Dead THUST DEED, STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$7204 85468 TRUST DEED

share and the second second at the second second The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully selved in fee simple of said described real property and has a valid, unencumbered title thereto

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and that he will warrant and forever delend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice holow). (#DEEDLERE EXERCISE EXERCISE

This devd applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, accessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured harsby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the nouter, and the singular number includes the plural.

	el er (b) is s a creditor men Z, the g required equivalent. STATE OF OREGON County of This instrument was au	W. Humbert	
To be undersigned is the legal owner and holder of all in The undersigned is the legal owner and holder of all in trust deed have been fully paid and setisfied. You bereby an said trust deed or pursuant to statute, to cancel all eviden harewith together with said trust deed) and to recorrey, with estate now held by you under the same. Mail, recorreyance a	T POR FULL RECONVEYANCE by when obligations have been po , Trustee ndebtedness secured by th a directed, on payment to cas of indebtedness secure sour warrandy, to the part and documents to	id. In foregoing trust deed. All sum you of any sums owing to you d by said trust deed (which an ties designated by the terms of a	under the terms of
Do out lass or dustry this Tree Qued GR THE MOTE which is secures.	. Both must be delivered to the b	Beneficiary restee for sescellation before reconveyons	e will be made.
August H. Zimmermann, Jr. &	ACC RESERVED FOR ECORDER'S USE PARTS IN FOR ECORDER'S USE PARTS IN FOR	STATE OF OREGON, County ofKLamati I certify that the win was received for record on ofMarch. et3:53o'clock .PM in book/reel/volume No. page3982or as ment/microfilm/reception Record of Mortgages of s Witness my hand County affixed.	thin instrument the 2211d. day
MOUNTAIN TITLE COMPANY	u juli kana kana kana kana kana kana kana kan	Evelyn Biehn, Count	v Clerk

1873】1284a Fee: \$10.00 1.5. 1. 과 등 문제

Evelyn Biehn, County Clerk

mami

/TITLE

Deputy

NAME Pz

By ...

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