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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, the grantor or any other persons so privileged by ORS 86,753, may cure sums secured by the trust deed, the default may be cured by paying the not then be due had to default occurred. Any other default that is capable of obligation or trust deed. In any case, in protonance required under the defaults, the person ellecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and

regether with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postpatient in the notice of sale or the time to which said sale may be postpatient of the sale shall be held on the date and at the time and be postpatient of the sale shall be the sale of the said sale may in one postpatient of the sale shall be the parcel or parcel shall deliver to the purchase its deed in form as required by law conveying the property so the purchase its deed in form as required by law conveying piled. The recitals in the deed of any matters of lact shall be forced by parchase of the truthfulnes in the deed of any matters of lact shall be forced by the sale. The truthfulnes in the deed of any matters of lact shall be the truthfulnes of the truthfulnes in the deed of any matters of lact shall be the the sale. The truthfulnes in the deed of any matters of lact shall be therein, strustee the granter and beneficient may purchase at the sale. The truthfulnes in the deed of any matters of the sale and the sale in the function and beneficient of the trustee and a transmalle charge by function without of the compensation of sale trustee and a transmalle charge by function and their interests may appress in the interest of the trustee in the form any surfaces. The maximum and the sale of their priority and (4) the surfue. 16. Beneficiary may from time to time annoint a successor or succes-

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor upon any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made by written instrument executed by beneticiary, which, when recorded in the mortfage records of the county or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to noily any party hereto of as provided by law. Trustee is not obligated to noily any party hereto of partice such ary other deed of shall be a party unless such action or proceeding is brought by trustee. The Trust Deed Act provides that the trustee hereunder must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust company ings and loan steadarten authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real business at the state, its subjudiantes, alfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 690.505 to 690.555. NOTE:

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It is institually isferred that: S. In the event that any portion is all of said property shall be taken the the right of eventures domain or condemnation, beneficiary shall have the table table table to be a second table table table tables and the table table tables and table table tables are the second table tables plus the second table could, which are in excess of the amount equilid the second table could, which are in excess of the amount equilid the second table could, which are in excess of the amount equilid the second table could, which are in excess of the amount equilid the second table could are second to be a second to be a second plus the second table could and the second table tables and the the second table could are second to be second to be second the second table could are second to be second to be the second table could are second to be second to be the second table could are second to be second to be the second table table tables and the second table tables the table table tables are second to be second to table tables the table table tables are second to be second to table tables the table table tables are second to table tables the second table tables the second tables are set to table tables tables the second tables the table tables are set the second table tables the second table tables the tables are tables and the tables are set to table the second tables the tables are tables and the tables are set to table table tables the tables are tables and tables are set to table table tables the second tables the table tables are tables are pay tables to table tables the set tables tables the tables are tables are tables are pay tables tables tables the set tables tables tables tables tables tables the tables are tables are tables tables are tables undor 1) right, id

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herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. protect, preserve and maintain said property in good condition and repair, not to remove or demoliah any building or improvement thereion: 2. To complete a restore promptly and in food and workmanlike destroyed thereas the and pay which may be constructed, damaged or 1. To complete a restore promptly and in food and workmanlike destroyed thereas the all laws, ordinances, regulations, covenants, condi-tions and restructions with all laws, ordinances, regulations, covenants, condi-tions and restructions with all laws, ordinances, regulations, covenants, condi-tions and restructions with all laws, ordinances, regulations, covenants, condi-tions and restructions with all laws, and property; it the beneficiation Commer-tion in executing auch of other and restructed there and there are the beneficiary.

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconvey, without warranty, all or any part of the property. The legalty entitled thereto," and thereas be described as the "person or persons be conclusive proof of the truthtecitials therein of any matters or lacets shall services mentioned in this paradraph shall be not less than \$5.
I on the provide the provide the provide the property. The provided in the person of persons be conclusive proof of the truthtecitials therein of any matters or lacets shall services mentioned in this paradraph shall be not less than \$5.
I on the provide the person of the adequacy of any security for pointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby secured, enter upon and take possession of said proprisus and profits, including theses secured hereby, and in such order as beneficiary may determine.
II. The entering upon and taking possession of said property, the following of a consistence of detault by granter in proceeds of the and other as beneficiary may detault or motice.
If the rough there are any disting or invalidate any act done or property, and the application or avaids for any taking or the addition of such rents, insues of detault by granter in payment of any taking or the beneficiary may at done thereby in his person of any agreement hereunder, the beneficiary may at done thereby in the beneficiary at this election in the said of property, and the application or avaids for any taking or the beneficiary may at done thereby in his person of detault by granter in payment of any taking or the beneficiary may at done thereby or in his person of detault any agreement hereunder, the beneficiary may at done the advertisement and stake or unitable and act done any advertisement and stake or the beneficiary may at the class thereby and any tapy and the advertisement and stake any adite

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TRUST DEED.

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ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise or hereafter appertaining, and the rents, issues and profits thereoi and all fixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FUELT UP TUOLICAND AND NO/100

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WINONA M. ERICKSON as Beneficiary, in .

ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART HEREOF BY THIS REFERENCE.

....., as Trustee, and

TRUST DEED

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

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

RICHARD B. RAMBO and SUSAN G. RAMBO, husband and wife

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Service and the service of the servi

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in and

	d those claiming under him, that he is law-
The grantor covenants and agrees to and with the be seized in fee simple of said described real property and	eneficiary and those claiming under him, that he is law- d has a valid, unencumbered title thereto except
that he will warrant and forever defend the same again	inst all persons whomsoever.
that he will warrant and torever determs and some up	
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	4. A start of the second seco second second sec
	d by the shove described note and this trust deed are:
The grantor warrants that the proceeds of the loan represented (a)* primarily for granton's personal, family or household purf	poses (see Important Notice below), screene too too the service of screene service and
(a) primary in the second state of the second	textsees, administrators, executors,
This deed applies to, insures to the benefit of and binds all p This deed applies to, insures to the benefit of the term benefit are the transmissions and assigns. The term benefit are	ry shall mean the holder and owner, including pleager, of the masculine onstruing this deed and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor has here	eunto set has hand the day and year first above written.
and the last field and the	1 Canal
IMPORTANT NOTICE: Delete, by Ening out, whichever warranty (c) or (b) IMPORTANT NOTICE: Delete, by Ening out, whichever warranty (c) or (b) at applicable; if warranty (c) is applicable and the baneficiary is a credit a such word is defined in the Treth-In-Londing Act and Regulation Z, 2 such word is defined in the Treth-In-Londing Act and Regulation by making requir	and a contract of the second se
with word is comply with the Act and Regulation by inter equivale	ent. SUSAN G. RAMEO
interiory more than a purpose we Stevens-Ness Form 1907, we in the notice. I compliance with the Act is not required, disregard this notice.	
If the Might' of the Mighting The support line.	
if the light of the second granter equates) no the first of example granter equates (	TATE OF OREGON.
STATE OF OREGON	County of
	This instrument was acknowledged before me on
This dastrament of 19 88, by	
LICHARD B. RAMEO and SUSAN G. RAMBO	11
Notary Public Id Ole	Notary Public for Oregon (SEAL
(SEAL) My commission expires: 11/16/91	My commission expires:
	OR FULL RECONVEYANCE
REQUEST F4 To be used only w	OR FULL EXCONTRACTOR paid.
7	Trustee
TO: The undersigned is the legal owner and holder of all ind	debtedness secured by the foregoing trust deed. All sums secured of directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you under the terms directed, on payment to you of any sums owing to you own the terms directed, on payment to you of any sums owing to you own the terms directed, on payment to you of any sums owing to you own the terms directed, on payment to you own the terms own the terms directed, on payment to you own the terms own the terms directed, on payment to you own the terms own the terms directed, on payment to you own the terms own the terms directed, on payment to you own the terms own the terms directed, on payment to you own the terms own the terms directed, own the terms own the terms directed, own the terms own the t
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Be not loss or dealiney this Trees David On THE MOTE which is accurate TRUST DEED poesa No. 111 TRUST DEED poesa No. 111 TRUST DEED poesa No. 111 TRUST DEED poesa No. 111 TRUST DEED Grantor WINONA M. ERICKSON Bezeliciary	Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary STATE OF OREGON, County of I certify that the within instrum was received for record on the of at o'clock
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DATED: , 19	Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Brace nessenved to the trustee for conveyance will be made. STATE OF OREGON, County of I certify that the within instrum was received for record on the of o'clockM., and record in book/reel/volume No. page or as tee/file/in RECORDER'S USE Record of Mortgages of said Count Witness my hand and se County affixed.

(	April	A.D., 19 8	Mountain Titl	e Company			
EE	\$15.00		Mortgages	o'clock P_M., a	and duly recorded in 4785	lst Vol. <u>M88</u>	day
	an gana ana a a santa a	and the state of t		Evelyn Bio By	ehn, County Clerk	hig	est i
				an man a start and the start water and the start water and the start and the start and		ma	$\mathbb{Z}^{-}$

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STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of \_\_\_\_\_

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SAVING AND EXCEPTING any portion thereof contained in the Midland Bighway, as said highway has been relocated. Highway, as said highway has been relocated.
ALSO EXCEPTING beginning at an iron pin on the Southeasterly of the Old Midland Road, said point being South 77 eggrees 15' East a distance of 168.00 feet and South 49 degrees 45' distance of 1795.5 feet from an iron pine which is South a distance of 1795.5 feet from the iron pin marking the Northwest corner of Section 16, Township 39 South, Range 9 East of the Willamette Willamette Southeast corner of that tract of land described in document recorded the Morthwest Sector of 188.00 feet 30' Klamath County Microfilm Records; thence South 2 degrees 55' East a distance of 166.90 feet, workerstry right-of-way of said canal to a point 149.0 feet from the Southeesterly right-of-way 1 south the of the Villamet Records for the Southeast corner of that tract of land described in document recorded also being the Southeast corner of that tract of a point 149.0 feet from the Southeesterly right-of-way 1 south the of the Villamet Records, thence South 2, 1976 in Volume M76, page 10797, Klamath document recorded July 15, 1976 in Volume M76, page 10797, Klamath document feet from the southy Microfilm Records; thence South of the Northwest of Land described in document for the document recorded July 15, 1976 in Volume M76, page 10797, Klamath document feet for the point of beginning.
Tax Account Mo.: 3909 01680 01500

ALSO EXCEPTING THEREPROM a tract of land situate in the SW1/4 NW1/4 of Section 16, Township 39 South, Range 9 East of the Willamette iron pin situated on the Southeasterly right of vay line of the Old and South 29 degrees 11' East a distance of 191.67 feet from the West corner of said Section 16; thence South 30 degrees 12' East a distance of 163.58 feet to an iron pin located on the Southeasterly right of vay line of the U.S.B.R. A-3-1 (P-16) canal; line of said canal a distance of 149.0 feet to an iron pin located on the thence North 74 degrees 15' West along the Northeasterly right of vay line of said canal a distance of 149.0 feet to an iron pin located on southeasterly right of vay line of the Old Midland Road; thence on the arc of a curve to the right a distance of 97.45 feet, more of less to the point of beginning.

ALSO EXCEPTING THEREPROM a tract of land situate in the SW1/4 NW1/4 of Section 16, Township 39 South, Range 9 East of the Willamette Section 16, Township 39 South, Range 9 East of the Willamette iron pin on the Southeasterly right of way of the Old Midland Road, from an iron pipe which is South a distance of 168.0 feet iron pin marking the Northwest corner of said Section 16; thence South degrees 45' East a distance of 170.0 feet to an iron pin; thence South 30 degrees 00' West a distance of 163.58 feet to a point; thence a point on the Southeasterly line of Old Midland Road; thence or the southeasterly line of 163.58 feet, more or less, to the south of beginning.

neretoiore deeded to the United States of America. EXCEPTING THEREFROM the following described tract of land deeded to Ronald L. McDaniel et ux., by deed recorded in Deed Volume 354, page 428. Beginning at an iron pin situated on the Southeasterly right of 428. Beginning at an iron pin situated on the Southeasterly right of 428. Beginning at an iron pin situated on the Southeasterly right of 428. Beginning at an iron pin situated on the Southeasterly right of 428. Beginning at an iron pin situated on the Southeasterly right of 429. Beginning at an iron pin situated on the South a distance of 429. Beginning at a distance of 100.0 feet to an iron pin; thence South 49 degrees 45' East a distance of 166.9 feet, more or less, to an iron 45 degrees 55' East a distance of l66.9 feet, more or less, to an iron 45 the intersection of the Westerly right of way of said canal iron 46 the intersection of the Westerly right of way of said canal to 47 canal; thence Northwesterly along the Westerly right of way of said 48 of way of said road to the point of beginning.

LESS AND EXCEPTING rights of way for irrigation ditches and drains heretofore deeded to the United States of America.

A tract of land in the W1/2 NW1/4 of Section 16, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows: Beginning at a point 30 feet East and 30 feet Worth of the quarter corner common to Sections 16 and 17 in Township 1658 feet, more or less, to the West boundary line of Government Drain Ditch, 1-C-1; thence along the Westerly boundary line of said degrees 54' West 1338 feet, more or less, to an intersection with the Easterly boundary line of Midland Market Road; thence along the for the point of beginning.

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