<u>515/2695 NESS LAW PUB. CO., PORTIAND, OR \$7266</u> <u>N88</u> Page 106662 St. (1988) , 1988, between
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,, as Trustee; and
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ાં છે. આ પ્રાપ્ય કરવાય છે. આ પ્રાપ્ય કરવાય છે. આ પ્રાપ્ય કરવાય છે. આ પ્રાપ્ય કરવાય છે. આ પ્રાપ્ય ક
with power of sale, the property

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-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

not sooner paid, to be due and payable <u>at maturity</u>, 19 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, herein, shall become immediately due and payable.

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33

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Unitorn Commer-cial Code as the beneficiary may require and to pay for film eserches made by film officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings now or herealter recited on the said premises adainat lows or damade how line

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it lirat upon any reasonable costs and expenses and attorney's lees, bein in the trial and appellate courts, necessarily paid or incurred by ben-lieured proceedings, and the balance applied upon the indebtedness and execute such dramon appeers, at its own expense, to take such actions pensation, promptly upon beneticiary² are uncessary in obtaining such com-pensation, promptly upon beneticiary² are uncessary in obtaining such com-penders of the second proceedings, for cancellation), without allecting the liability of any person for the payment of the indebtedness, truttee ring (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

Franking any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey, without warranty, all or any part of the property. The france in any reconvey, without may be described as the "person or persons be conclusive proof of the this recidas thereoi. Truste's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any protection of the persons of the service mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any protective of the services mentioned in this paragraph shall be not herewise collect the rents, they secured, enter upon and take possession of said property or any part thereding those para due and unpaid, and apply the same, less costs and repense of upon and taking possession of said property, the fourth of the adequary of any default by and polits, or the proceeds of the adequary of any part thereing upon and taking possession of said property, the property, and the application or release thereoid as alloresaid, shall not cure or pursuant to such rents, issues and prolits, or the proceeds of the any default by grantor in payment of any indebtedness secured hereby and herebold any agreement hereunder, time being of the secure of herebol in may taking or damage of the property or his performance of any payreent of any payreent of any application or presented to upon default by grantor in payment of any indebtedness secured herebol in may indebtedness secured any agreement hereunder, time being of the sesone of his performance of any agreement hereunder, time being of the sesone of his performance of any agreement hereunder, time being of the sesone of his performance of any agreement hereunder, time being of the sesone at the sesone of there performance

proceed to loreclose this trust deed in the manner provided in OKS owned to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by OKS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as woll of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault costs and expenses actually incurred in enforcing the obligation of thrust deed by law.

ogether 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 be positive of the positive of an or the time to which said sale may be positive of the positive of an or the time to which said sale may be positive of the purchase parcels and shall sail the parcel or parcels at unction for the historic of cash, physical at the time of sail. Trustee shall deliver to the purchaser its deed in form as required by law conveying the porty is builder for cash, physical at the time of sail. Trustee shall deliver to the purchaser its deed in form as required by law conveying the deliver to the purchaser its deed in lorm as required by law conveying the the recitation in the deed of any matters of lact shall be conclusive proof of the histored. Any purchase at the sale. 15. When trustee selfs pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons have an other interest may appear in the order of their priority and (4) the surplus. 16. Henefliciary may from to be is surcessort in interest of the surplus. 16. Henefliciary may from time to the appoint a successor or succes.

surplus, il 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-sors to any trustee named herrin or to any successor trustee appointed hereor trustee, the latter shall be vested with all title, powers and clubes conferred upon any trustee herein named or appointed hereunder. Each successor upon any trustee herein named or appointed hereunder. Each successor upon any trustee herein named or appointed hereunder. Each successor upon any trustee herein named or appointed hereunder. Each successor which, when recorded in the mortgage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duy. Trustee is not obligated to notify any purty hereto of pending sale under any other deed of trust or of any action or proceeding in which fighting, beneficiary or trustee.

Sec. .

NOTE: The Trust Deed Act provides that the trustee hereunder must be either, an or savings and loan association authorized to do business under the laws of Or property of this state, its subsidiaries, affiliates, agents or branches, the United St attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to Insure title to real tates or any agency thereof, or an oscrow agent licansed under ORS 696.505 to 696.585.

10663

The grantor covenants and age fully seized in fee simple of said desc	ees to and with the ribed real property a	beneficiary and nd has a valid	I those claiming under him, th , unencumbered title thereto	at he is law-
and that he will warrant and forever	defend the same age	ainst all persor	15. whomsoever.	
The grantor warrants that the proceeds (a)* primarily for grantor's personal, f (b) for an organization, or (even it g	s of the loan represented amily or household purp	by the above despises (see Importa	cribed note and this trust deed are: nf Notice below),	
This deed applies to, inures to the ber personal representatives, successors and assis secured hereby, whether or not named as a b gender includes the leminine and the neuter, a IN WITNESS WHEREOF; sai	nelit of and binds all par ns. The term beneticiary eneficiary herein. In cons and the singular number	ties hereto, their shall mean the h truing this deed a includes the plure	heirs, legatees, devisees, administra older and owner, including pledgee, and whenever the context so requires	of the contract, the masculine
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (o) is applicable and if as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regul disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregar	lever warranty (a) or (b) is the beneficiary is a creditor Act and Regulation Z, the ation by making required	ROCKY WAI	INER Harker	
(If the signer of the above is a corporation, vise the form of acknowledgement opposite.)	Hann Freins Ister in one seine Hann Freins Ister in one seine Hannen Ut mitster seine seine Mitsternen seine Posterier seine	an an an an ann an an an an an an an an	Marka Marka Sang Baratan (Japan) jang Baratan Kabupatèn Kabupatèn K Kabupatèn Kabupatèn K	 Andream Antonio and A Antonio and Antonio antonio
STATE OF OREGON, County of Klamath This instrument was scknowledged be July 5	fore me on This in	E OF OREGON, inty of istrument' was ack	nowledged before me on	
Debia Burking Ha (SEAL) My commission expires: 12-19		Public for Oregon	e	(SEAL)
to a the hereign of the start due not have	REQUEST FOR FULL 1 To be used only when ability	ations have been pold	na in an an tha tha tha an	
The undersigned is the legal owner and trust deed have been fully paid and satisfied, aid trust deed or pursuant to statute, to can berewith together, with said trust deed) and to state now, held by you under the same. Mail r	holder of all indebtedness You hereby are directed, cel all evidences of inde reconvey, without warran econvey ance and docume	s secured by the on payment to y btedness secured ity, to the partie	foregoing trust deed. All sums see you of any sums owing to you under by said trust deed (which are del as designated by the terms of said t	the terms of ivered to you rust deed the
nee of policy is a substraining one policy of a constant of the constant of th			Beneticiary	
De not lose or destroy this Trust Deed OR THE NOT	which it secures. Both must b	e delivered to the tru	tee for cancellation before reconveyance will	be mode.
TRUST DEED	ed Exhibit "A"		STATE OF OREGON, County of	
	105, solis pud colleg , Oregon, described	1943 - O	Certify that the within was received for record on the of	day 19
Prostingers) Grantor	SPACE RESE	RVED	at	ile/instru-
Boneticiary	RECORDER'S USE		ment/microfilm/reception No Record of Mortgages of said C Witness my hand an County allixed.	ounty.
Wayne C. Misco P.O. Box 695		× (*) (* (* (* (*))))	NAME	TITLE
Kramath Falls, Oregon 97601	16021 DI		<i>By</i>	Deputy

EXHIBIT "A"

10664

DESCRIPTION OF PROPERTY

The following described real property situated in Klamath County, Oregon:

A portion of land lying in SINE? of Section 5, Township 39 South, Range 9 East Beginning at the center quarter corner of Section 5, Township 39 South,

Range 9 East of the Willamette Base and Meridian, Klamath County, Oregon, which corner is marked with an iron axle with gear attached and firmly set in the ground; thence North 685.67 feet and East 23.36 feet to an iron rod with metal cap (Surv,Kap) representing an angle point on the west boundary of this land being partitioned; thence South 42° 13' 19" East 50.04 feet to an iron pin; thence South 71° 37' 46" East 86.02 feet to an iron pin, being the true point of beginning of this description thence South 36° 05' 30" East 145.00 feet to an iron pin; thence North 53° 54' 30" East 318.65 feet to an iorn pin on the easterly right of way boundary of old U. S. Hwy No. 97; thence along' said boundary on the arc of a 4 degree curve to the left 145.14 feet (long chord bears North 38° 00' 35" West 145.08 feet) to an iron pin; thence South 53° 54' 30" West 313.80 feet to the true point of beginning, containing 1.05 acres,

Together with an easement being 50.00 feet wide, lying 25.00 feet on each side of the above described property, disclosed in Major Land Parition, recorded April 25,1987, in Volume M87 page 6789, Deed records of Klamath County, Oreogn.

STATE OF OREGON: COUNTY OF KLAMATH:

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riled for record at request of <u>Klamath Cou</u> of <u>July</u> A.D. 1988	<u>[1] 영양선 영화: 중요한 영화: 영화 등 전 1 전 적인 이번 가격적인 모두 이라고 가격했다. 이것</u>
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	3:35
of <u>Mortgages</u>	<u>3:35</u> o'clock <u>P. M.</u> , and duly recorded in Vol. <u>M88</u> day on Page 10662
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