

The date of maturity of the debt secured by this instrument is the date, stated abuve, on which the final 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 granter without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes

obtained the written concert to be product the beneficiary. Then, and the beneficiary expressed therein, or herein, shall become immediately due and poyable.
The above described real property is not currently used for agricultural, timber or gravit To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain and property in good condition and repair; not to enomite of sampressed therein, and the property in good and varkmanlike manner any building or improvement which may be constructed, damaged or destroyed therein, and poy when due all costs incurred therefor.
To comply whith all laws, ordinatics, regulations, covenants, conditions, and poy when due all costs incurred therefor.
To comply whith all laws, ordinatics, regulations, covenants, conditions, and such financing statements pursuant to the Uniform Commercial Code as the beneficiary and poy when due all costs incurred therefor.
To provide and continuously maintain insurance on the buildings now or hereafter erected on the said promises against loss or damage by fire and such thereafter and by poy for lines grainst loss or damage by fire and such thereafter and by fire and such thereafter and the optimises against loss or damage by fire and such thereafter and by the beneficiary as pole of any present to be buildings now or hereafter erected on the said promises against loss or damage by fire and such thereafter and to pay fire or, other baser and by fire any reason to provide and ordinuously maintain insurance on the buildings now or hereafter are state and the delivered to deliver add policies of mannee shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such biasconce and to delive sawiff policies of insurance shall be delivered to deal which the expiration for construction there are been policy on your approxements and ordinates secured herefor, any as a soon as insured; if the grantor shall fail for any

It is multitally agreed that: It is multiple to the second of the second of

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restriction thereon: [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of the property. The granies in any reconveyance may be described as the "person or persons legally entitled thereto;" and the recitats therein of any matter or facts shall be conclusive proof of the gravity highest thereof; Trustee's fees for any of the services mentioned in this paraceaph shall be not less than 55. If the paraceaph shall be not the paraceaph shall be not the paraceaph shall be not the paraceaph shall be a shall be not the paraceaph shall be a shall be not the paraceaph shall be a shall be

The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or releast thereof as a foresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
 Dyno default by grantor in payment of any indebtedness secured hereby or miss performance of any agreement hereunder, the beneficiary may default or notice of default hereunder or invalidate any act done pursuant to such notice.
 Dyno default by grantor in a payment of any indebtedness secured hereby or miss performance of any agreement hereunder, the beneficiary may declare all sums secured hereby uncollistly the and psychle. In such an event and if the above described real property is currently used fore loss thus the ded by advertisement and sale. In be heneficiary any proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However, if said real property is out divertisement and sale. In the latter even the beneficiary proceed to foreclose this trust deed in equity as a mortgage in divertisement and sale. In the latter even the beneficiary to the trustee shall execute and cause to be recorded his written notice of default and hie election to sell the said described real property to saitify the obligations secured hereby thereupon the trustee shall fix the time and place of sale, give notice thereof at then required by taw, and proceed to foreclose this trust deed in Royals.
 Should the beneficiary clect to foreclose by advertisement and sale, then all place to foreclose by advertisement and sale, then the first and sale thereby on the sale secure to the subscence of the sub

law, and proceed to foreclose this trust deed in the manner provided in ORS/86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire anount then due, under the terms of the trust deed and the obligation secured thereby tincluding costs and expenses actually incurred in enforcing the terms of the obligation and trustees' and attorney's fees not exceeding S50 each) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14, Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or garcels at auction to the highest bidder for cash, payable at the time of sale. The results the defoult, on waiters of foer shall be conclusive proof of the trustfulness. thereof, Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee, sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1] the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, [2] to the obligation secured by the trust deed, [3] the arrait deed as their interests may subsequent to work the trust deed, [3] the arrait deed as their interests may apply the proceeds of their primity and [4] the arrait deed as their interests may is successor in interest control to use h surplus. In this successor in interest control to use h surplus. In this successor in interest control to use h surplus. Another the trustee, the latter shall be vested with all thile, powers and duites conferred upon any trustee herein named or appointed herein of the success of unites configured abisistication shall be made by writtee namet executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the property is situated, shall be conclusive proof of proper appoint of the Successor trustee.

property is situated, shall be conclusive proof of proper appointment of inclusive insite. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale-under any other deed of trust or of any action or proceeding in which grantor, hereficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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

DTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company The property of this state, its subsidiaries, affiliales, agains or banches, or the United States, a tille insurance company authorized to insure title to real the Driver of this state, its subsidiaries, affiliales, agains or banches, or the United States or any agency thereof. NOTE:

-and that he will warrant and forever defend the same	e against all persons whom	soever. 16241 .
73 	represented by the above descr.	ibed note and this trust deed are:
 (a)* primarily for granitor's primarily for an organization, or (even if grantor is a nat purposes. 	tural person) are for business of hinds all parties hereto, their h	eirs, legatees, devisees, administrators, execu-
tors, personal representatives, successors unamed as a benefic contract secured hereby, whether or not named as a benefic	ciary herein. In construing this d d the singular number includes	the plural.
masculine gender includes the feminine and the heater, and IN WITNESS WHEREOF, said grantor ha You have the option to cancel your contract or agreement of	as hereunto set his hand the sale by notice to the seller until n	nidnight of the seventh day following the
signing of the contract or agreement.		error of Interstate I and Sales Registration,
If you did not receive a Property Report prepared pursuant to U.S. Department of Housing and Urban Development, in advan be revoked at your option for two years from the date of signing	ice of your signing the contract of	agreement, and control of the second s
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiar or such word is defined in the Truth-in-Lending Act and Res beneficiary MUST comply with the Act and Regulation by m disclosures. If compliance with the Act not required, disrego	gulation Z, the taking required	Ju ther 7-7
(If the signer of the above is a corporation, use the form of acknowledament opposite.)	<i>w1</i> /AC3	1 cm - / cm
TERRITORY OF GUAM) } SS CITY OF AGANA)		
On <u>MAY11, 1988</u> before me, the undersigned, a Notary Public in and		
for the Territory of Gram, FEE	FOR NOT	ARY SEAL OR STAMP
is subscribed to the within instrument	and starting the second start.	10111111111111111111111111111111111111
duly sworn, deposed and PLORD AGUON	and a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	ROMAN C PEL
STREET UDWG SHUN WU AND		
SHU FANG WW personally known to <u>HUF</u> to be the person described in, and <u>HUF</u> to be the person described within whose name is subscribed to the within		ROMAN C. PEL
and annexed instrument, execution name	이 같은 이 것을 가지 않는다. 이 같이 같은 이 것을 것을 것 같이 같이 있다.	NOTARY PUBLIC
thereto as a witness to said execution.	In Maria and Andrews Andrews Maria	and for the Territory of Guam U.S.A. y Commission Expires: July 31, 139 3
Signature: According to	Trusteo	
TO:	vidences of indebtedness secure y, without warranty, to the part ance and documents to	ies designated by the terms of
	a Nariana Ang ang ang aka dara da katalan Ang ang ang ang ang ang ang ang ang ang a	STATE OF OREGON
Grantor	SPACE RESERVED FOR RECORDER'S USE	County of <u>Klamath</u> I certify that the within instru- ment was received for record on the 29th. day of <u>Sept.</u> , 19.88., at 11:31. o'clock A.M., and recorded in book <u>M88</u> on page 16240 or as file/reel number 92031, Record of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO		Evelyn Biehn
The sector A.T.C. and a new second of	an an an the standard and Anal India Dechartan ann a'	County Clerk Title
	vee \$13.00	By Queline Mullinday Deputy
C. S. & H. M. LEWIS and S. J. M. Market and S. M. Market and M. M. Market and M. M. Market and M. M. M. Market and M. M. M. Market and M. Market and M. Market and Market and M. Market and		

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