, 19. 88 --

green as tendelled catering

between

as Beneficiary.

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WITNESSETH:

an mention of source that a transfer was Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Cein County, Oregon, described as: 305,60

เลือด ราคายเหลือ (การาบารเล เกมา เลือด) เลือด ราคายเหลือ (การาบารเล เกมา เลือด) Farm Unit D, or Lots 6 and 7 and the N1/2 N1/2 N1/2 of Lot 8, and the N1/2 N1/2 N1/2 of Lot 9 in Section 15, Township 41 South Range 11 East of the Willamette Meridian. STATE OF UREGON

Saving and excepting therefrom any portion thereof in any canals, roads Or pidimans.

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 lixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Thirty-six thousand dollars and no/100's

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. February 1: 2003

The date of maturity of the debt secured by this instrument is the date, stated above, 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 all enated by the grantor without first having obtained the written consent or approval of the beneficiary. In the event the wind payable is 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 property. The converted the security of this trust deed, grantor affects.

To protect the security of this trust deed, grantor affects.

Decomes use and payments and both and the granter without liter sold, conveyed, assigned of allended by the granter without then, at the beneticiary soption, all obligations secured by this instituted, and the beneticiary soption, all obligations secured by this instituted, and the security of this trust deed, granter agrees:

1.2 protect the security of this trust deed, granter agrees:
1.2 protect preserve and maintain said property in good condition and repair not occupied or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or decreey. To compile or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or decreey. To compile with which due all costs incurred therefor.

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8. To compile with the due to due to the literature and costs and any restrictions, electing said property; if the battons, covenants, conditions and restrictions election and property; if the battons, covenants and continued the property of the capture and such other bacted on the said promises against loss or damage by liter and such other bacted on the said promises against loss or damage by liter and anison to place the said promises against and the continued to the beneticiary, with loss payable to the latter, all policies of insurance and by deliver the property of the capture and anison of procure any such insurance and to deliver said policies to the beneticiary, with loss payable to the latter, all policies of insurance have a such as a such

Page 1150277

ural, timber or graxing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any 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 grantee in any reconveyance warranty, all or any part of the property. The grantee in any reconveyance warranty, all or any part of the property. The beconclusive proof of the truttuliness therein of any matters or lacts shall be conclusive proof of the truttuliness therein of any matters or lacts shall be conclusive proof of the truttuliness therein of any matters or lacts shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person by agent or by a receiver to be appointed by a court, and without redard to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness hereby secured, entered to the adequacy of any security for the indebtedness and prolits, including those past due and night not secured property and the application or release thereby, and in such order as beneficiary and the application or release thereof as aloresaid, shall not cure or warve any default or notice of default hereunder or invalidate any act done pursuant to such notice.

11. The entering upon and taking possession of said property, the collection of such retrievable any action of invalidate any act done pursuant to such notice.

12. Upon default by krantor in payment of any indebtednes

the manner provided in ORS 86.735 to 86.795.

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, the grantor or any other person so privileged by ORS 86.733, may cure the delault or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred, any other default that is capable of being cured my be cured by tendering the promance required under the obligation or trust deed, in any case, in addition to curing the default of defaults, the person effecting the cure shall be the beneficiary all costs and expenses actually, incurred in enforcing the obligation of, the trust deed by law.

and expenses actually incurred in enforcing the obligation of the trust deed to getter with trustees and attorney's less 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 sale may be postponed as; provided by law. The trustee may sell said property either and the property of the provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel sale. Trustee shall deliver to the purchaser its deed in form as required by law. Trustee shall deliver to the purchaser its deed in form as required by law. Trustee shall deliver to the purchaser its deed in form as required by less on implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustfulness; thereof. Any person, excluding the trustee, but including the granter 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 of a trust deed. (3) to all persons having recorded liens subsequent to the interest of the trustee, in the trust deed, as their interests may appear in the order of their process and (4) the surplus, if any, to the franto: or to his successor in interest entitled to such surplus, if any, to the franto: or to this successor trustee appointed herein or to any successor trustee appointed herein and substitution shall be made by written instrument executed by benefitiant and substitution shall be made by written instrument executed by benefitiant which, when recorded in the mortagie records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

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 paily hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in shought by trustee.

NOTE: 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 or tavings and loan association authorized to de business under the lows of Oregon or the United States of title insurance company authorized to insure title or peraporately of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor coverants and agrees to and	with the beneficiary and those claiming under him, that he is law-
illy seized in fee simple of said described real P property of the bound of the begins of the property of the personal for the figure of the begins of the consequence of the property of the	roperty, and has a valid, unencumbered title thereto
nd that he will warrant and forever defend the	same against all persons whomsoever.
The properties of the properti	Applicated and superference and a transfer or a contract to the second and
The granter warrants that the proceeds of the lo (a)* primarily for granter's personal, family, ho	an represented by the above described note and this trust deed are: seehold or agricultural purposes (see Important Notice below), MICHEL NEWORDSHIELD OF THE SECOND OF TH
This deed applies to inures to the benefit of a	nd binds all parties hereto their heirs, legatees, devisees, administrators, execu-
ontract secured hereby, whether of his hands nasculine gender includes the feminine and the neuter,	and the singular number includes the plural.
IN WITNESS WHEREOF, Said grantor	has hereunto set his hand the day and year his above written. only (a) or (b) is the control of
the state manage if this instrument is to be a FIR	ST. lien to finance is a light for the state of the state
the purchase of a dwelling, use Stevens-Ness form No. 13 if this instrument is NOT to be a first lien, or is not to find of a dwelling use Stevens-Ness Form No. 1306, or equivalent the Assault of the stevens of a dwelling use Stevens-Ness form No. 1306, or equivalent the No. 15 in the stevens of the steve	since the purchase of the same
(If the signer of the clove is a corporation, a source was two was two two was two form of acknowledgment opposite). In our was two was twell we want to was two was t	And the state of t
STATE OF OREGON, County of Klamath October 2 19 88	STATE OF OREGON, County of
October 5, 19, 88 Personally appeared the above named Gerald L. and Carolyn K. Hargrove	who, each being first
husband and wife	president and that the latter is the
and acknowledged the foregoing instru	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and corporate seal of said corporation by authority of its board of directors;
ment to be their voluntary act and deed	and each of them acknowledged said instrument to be its volumery act
(OFFICIAL SEAL) Hother Public for Oregon	Notary Public for Oregon (OFFICIAL SEAL)
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	many transmitted than the transmitted of the control of the contro
The space control of the trust and the second of the secon	ned only when obligations have been poid.
becomes the and payable of the sense the strike of	A II idebted as secured by the foregoing trust deed. All sums secured by said
trust deed have been fully paid and satisfied. You her	eby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y without warranty, to the parties designated by the terms of said trust deed the SIM VOVID.
estate now held by you under the same. Mail reconvey	vance and documents to
DATED: and the second of the reason of the r	and motification and all things are a secured control to a section of the section
	Beneficiary
	it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. ICH SUN FORFION FISTEOF IN SUN CENETE SOURCE.
LEAST DEED exic an. Saving and excepting therefor highways.	STATE OF OREGON, STATE OF OREGON, County ofKlamath.
LEARN-HERE TWW. bratzon bearrynn'oue? and Ind LEARN-HERE TWW. brain 2 of 1.05 3 in an. Saving and excapting therefor highways.	STATE OF OREGON, Section 12, Township 41 Scounts of Klamath section 12, Township 41 Scounts of Klamath was received for record on the 1th day as a section of the 1th day was received for record on the 1th day as a section of the 1th day as a
Coxagg In and Catolyn Re Hardrone of and strengthese rym that co' to bring the Saving and excapting therefor highways.	STATE OF OREGON, SECURIOR TO SECURITY OF COUNTY OF KLAMATH. SECURIOR 12' ICAMUSTRIP 11 OF Icertify that the within instrument was received for record on the Ith. day of Oct. Oct. 19 88. 10 10 10 10 10 10 10 10 10 10 10 10 10 1
As and Carolyn K* Hardrone of the statement of the statem	STATE OF OREGON, STATE OF OREGON, Section 12' Lownship at County of Klamath Lower the MI/S MI/S MI/S OF I certify that the within instrument was received for record on the Ithday of Oct,19.88., of MI/S MI/S MI/S MI/S MI/S MI/S MI/S MI/S
Elorence Mileor Elorence Mileor Brantor presentally grants bury ding General Transcription Kr. Hardrone Of the Street Heaves of the	STATE OF OREGON, STATE OF OREGON, Section 12' Image of County of Klamath Light and the MI/S MI/S MI/S of Icertify that the within instrument was received for record on the Ithday of Oct,19.88. SPACE RESERVED in book/reel/volume NoMSSor page 16827or as fee/file/instrument/microfilm/reception No. 92381 Record of Mortgages of said County. Witness my hand and seal or
Chantor brancos of the standard of the standar	STATE OF OREGON, SECRETALLY STATE OF OREGON,