3324		TRUST DEED	Vol <u>m89</u> Pag	614109
THIS TRUST	DEED, made this27	······································	ily methy broom of	1989, between
GENEVA I. J	BOECKMAN AND LIS	<u>A M. ROBARE</u>	County to ized.	
Grantor,KLAMATI	L.COUNTY TITLE COM	PANY	an a	, as Trustee, and
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s Beneficiary,	rusuot	LOU WITNESSETH:	in bodi/reel/volume N pare 14105 or .	es fee/file/instru-
	bly grants, bargains, sel		stee in trust, with power of a ov 9/18- Base second or record	1983 ,
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not sconer paid, to be due and payable. Pers Mote and made by grantor, the final payment of principal and interest hereof, if 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 alienated by the grantor 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.¹⁵ Mig on accompany these pairs are been as a secure of the maturity dates expressed therein, or herein, shall become immediately due and payable.¹⁵ Mig on accompany these pairs are been as a secure of the maturity dates expressed therein, or herein shall become immediately due and payable.¹⁵ Mig on accompany the part there are been as a secure of the secure of the maturity dates expressed therein, or herein the secure of the secure of the secure of the maturity dates expressed therein or herein the secure of the secure of the secure of the maturity dates expressed therein or herein the secure of the secure of

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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, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it litst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granton agrees, at its own, expense, to take such actions; and execute such instruments as shall' be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-miciary payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in 1111 Allistic the and should be the take the take between of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in 1112 Allistic that the automation of this debtedness, trustee may (b) consent to the making of any map or plat of said property; (b) join in 1112 Allistic that the automation of the indebtedness, trustee may (b) consent to the making of any map or plat of said property; (b) join in 1112 Allistic that and append the industry be ellated to the indebtedness, the said beneficient of the

surplus, if any, to the frantor or to his successor in inferest entitled to such surplus.
 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the excetsive proof of proper appointment 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed. Act provides that the trustee hereunder must be either an attorney, twho is an lactive imember of the Oregon. State Bar, a bank: trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insue title to real property of this state, it is subsidiaries, affiliates, agents or branches, the United States on excave ogent licensed under ORS 696.505 to 696.555.

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This deed applies to inures to	autom and france a and attorney a	are for Dusiness or commercial pur	Poses.
secured hereby, whether or not named gender includes the feminine and the	a assigns. The term beneficiary as a beneficiary herein. In con	arties hereto, their heirs, legatees, dev shall mean the holder and owner in	isees, administrators, executor
* IMPOPTANT AND A REAL AND AND A REAL AND A)F; said grantor has hereu	into set his hand the day and yea	ntext so requires, the masculin ar first above written.
as such word is defined in the Truth-In-Le beneficiary MUST comply with the Act and	e and the beneficiary is a creditor inding Act and Regulation Z, the	Heneve Sp	ectingen
If compliance with the Act is not required, d	ss. Form, No., 1319, or equivalent, disregard this notice.	Hisa M: Robare	<u>Gare</u>
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