4126 FCRM No. 881eed Series-TRUST DEED COPYRIGHT 198 E-41628 Vol. 189 Page 5492 TRUST DEED PAUL GOEBEL AND PHYLLIS GOEBEL, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY ELBERT W. STILES, TRUSTEE ., as Trustee, and as Beneficiary, WITNESSETH: irrevocably grants, burgeins, sells and conveys to trustee in trust, with power of sale, the property Grantor in KLAMATH County, Oregon, described as: Lot 15 of River's Bend, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 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 SECURIIIG PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIVE THOUSAND AND NO/100note of even date herewith, payable to benetiziary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>Hugust 18</u>, 1990 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. To protect the security of the security of the grantor without first having obtained the written consent or approval of the beneficiary. To protect the security of the security of the maturity dates expressed therein, or 63 granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charke france in any reconvey, without warranty, all or any part of the property. The grantee in any reconvey and the recitals therein of any maters or lacts shall be conclusive proof of the truthers therein of any maters or lacts shall be conclusive proof of the truthers therein of any maters or lacts shall be conclusive proof of the truthers therein of any maters or lacts shall services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either int organd to the adequacy of any security for the indebtedness hereby socured enter upon and take possession of said property and paragraph and be deal with resonand and provide, including the past due and unpaid, and apply the same prices upon any indebtedness secured hereby, and in such order as benew.
11. The entering upon and taking possession of said property, the collection of such prents, issues and prolites or compensation or awards for any taking or damafe of the property, and the application or law afor any atom as a droper any determine.
12. The entering upon and taking possession of said property, the property, and the application or law afor any atom as a droper and the property, and the application or law afor any starking or damafe of the recover any detamate.
12. Upon default by grantor in payment of any indebtedness secured hereon as the proceed of the any atom any the property. waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any adrement hereunder, time being of the essence with respect to such payment adjourner of any indebtedness secured hereby or in his performance of any adrement hereunder, time being of the essence with respect to such payment adjourner of the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election margineet to loreclose this trust deed in equity as a morifage or direct the trustee to loreclose this trust deed in equity as a morifage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the even the beneficiary elects to foreclose by advertisement and sails (the beneficiary or the trustee shall execute and cause to be recorded to sailsy the obligation accured hereby whereupon the trustee shall tix the and place of sails, give notice thereof as then required by law and process this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosue by 30, when due, sale, and at any time prior to 5 days before the date the frustee conducts the the delault or delaults. If the default consists of a lailure 86.731, may cure the delault or delaults. If the default consists of a lailure to pay, when due, entire amount due at the time of the cure other than such cade by paying the off then be due had no delault occurred. Any other delault that is capable of beling tured may be cured by tendering the performance that its capable of delaults, the person ellecting the cure shall pay to the built that is capable of beling tured may be cured by tendering the performance and the trust deed to default or defaults in enforcing the obligation of the trust deed is due the such and attorney's less not exceeding the annountary all costs together with trustees a indether with trustee's and altorney's lees 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 correspond in one parcel of in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the truthfulnes in the deed of any matters of lact shall be conclusive rou-pried. The recitals in the deed of any matters of lact shall be conclusive rou-the truthfulnes in the deed of any matters of lact shall be conclusive rou-re the truthfulnes in the deed of any matters of lact shall be conclusive rou-the functions and parcels and parcels at the sale. 15. When trusticary, may purchase at the sale. 15. When trust sells pursuant to the powers provided herein, trustee childing the compensation of sale to payment of (1) the expenses of sale in-stitorney (2) to the obligation secured by the trust deed, (3) to all persons there in the residue to the functionable charge by trusten suffer in interests may appear in the order of their priority and (4) the surplus, it any, to the grantor to this interest of the trustee on the trust-surplus, it any, to the grantor of the instrees appoint a success of auces in the surplus. It is mutually agreed that: 5. In the event that any portion or all of said property shall be taken inder the right or terminent domain or condemnation, benchiary shall have the right, it is to termine that all or any portion of the monies payable as compensation (is such liking, which are in excess of the around require to pay all reasonable costs, expenses and attorney's fees nect scarily required applied by it lirst up any reasonable costs, and expenses and stroney's to the trial and any reasonable costs, and expenses and stroney's desing applied by it lirst up any reasonable costs, and expenses and stroney's secured hereby, and the balance applied up on the indebtedness and execute such instrumer as shall be necessary in obtaining such com-pensation, promptly upon bis schall be necessary in obtaining such com-sender the strait and the balance applied up on the indebtedness and execute such instrumers as shall be necessary in obtaining such com-§. At any time and beliciary's request, for cancellation, without altecting redostenent (in case of tull and presentation of this deed and the balance endostenent (in case of ull and presentation of the indebtedness, (cary, payment of its fees and the payment of the indebtedness, truste may (4) consent to the making of any map or plat of said preperty. (b) join in It is mutually agreed that: 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 success-tors to any trustee named herein or to any successor truster appointed here-inder. Upon such appointment, and without converse and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrumeder. Each such appointment which, when recorded in the mortfage records out trecture by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and substided 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 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 Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the faws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 6%.505 to e54.585.

fully seized in fee simple of third deputition	and with the beneficiary and those claiming under him, that he is law al property and has a valid unequiphered till.
the simple of said described the	and with the beneficiary and those claiming under him, that he is law al property and has a valid, unencumbered title thereto
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and that he will warrant and forever defend	the same against all persons whomsoever
	•
(a)* primarily 'or grantor's personal family of	an represented by the above described note and this trust deed are:
(b) for an organization, or (even it grantor is a	an represented by the above described note and this trust deed are: household purposes (see Important Notice below), a natural person) are for business or commercial purposes.
This deed applies to, inures to the herelic of a	and the business of commercial purposes.
secured hereby, whether or not named assigns. The ter	nd binds all parties hereto, their heirs, legatees, devisees, administrators, executors, rm beneticiary shall mean the holder and owner, including pledgee, of the contract herein. In construing this deed and whenever the context so requires the
sender mendees the terminine and the neuter, and the sin	dular number in this deed and whenever the context so requires the contract
IN WITNESS WHEREOF, said grante	or has hereunto set his hand the day and year first above written.
	set his nand the day and year first above written.
IMPORTANT NOTICE: Dalete, by lining out, whichever warnant of applicable; if warranty (a) is applicable and the boneficial s such word is defined in the Truth-in-lending Act and the	nty (c) or (b) is ( Left ( doub)
s such word is defined in the Truth-in-Lending Act and Re-	sulation 7 the PAUL GOEBET.
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compliance with the Act is not required, disregard this notic	e. What is the paper
the signer of the above is a corporation,	PHYLLIS GOEBEL
the form of acknowledgement opposite.)	
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