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 connection with said real estate.

Thousand and not 00 (\$11,000.00).

Dollars with interest theseen according to the terms of a recognisery. FOR THE PURPOSE Sum of Eleven Thous

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. Al. Maturity of Note. 19.

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 this grantor without that having obtained the written consent or approval of the beneticiary, then, at the beneticiary's option, all obligations occurred by this instrument, irrespective of the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or graining purposes.

To protect the security of this trust deed, contra agrees.

(a) consent to the making of a property is not currently used for agricultural, timber or graining purposes.

The above described rool property is not currenlly used for agricultural.

To protect the security of this trust died, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair root-to remove-or demonstrating of interpretation thereon, and repair root-to remove-or demonstrating of interpretation thereon, and repair root-to remove-or demonstrating of interpretation thereon, and repair root-to-trained or restored property and in lood and workmanish removement which may be constructed, damaged or destroyer of the root of the roo

ioin in executing such internal sale property; ill the binelizary to requests, to cail Cede as the Deneticary as salemants pursuant to the Uniform Commercial Cede as the Deneticary as salemants are used to all the Surious Commercial Cede as the Deneticary as well as the cost of all tien sucches made beneficiary.

114, Po provide; and continuously maintain insurance on the buildings more of herealter erected on the said premises against loss or danuage by line of the commercial co

the manner provided in ORS 86.735 to 36.725.

T3. After the trustee has commenced foreclose this trust deed in ORS 86.735 to 36.725.

T3. After the trustee has commenced foreclosure by advertisement and sale, the framework of the provided in ORS 86.735 to 36.725.

T3. After the trustee has commenced foreclosure by advertisement and sale, the framework of the sale that the sale

the grantor and beneticiary, 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) to all persons having recorded liens subsequent to the interest of the truste in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to an successor in interest content to some surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein and without conveyance to the successor trustee, the latter shall be vested with all title, 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 beneficiary, which, when recorded in the mortisage records of the county or counties in thich the property is shusted, shall be conclusive proof of proper appointment of the moreasor trustee.

cf. 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 on this any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granton, beneficiary or trustee stall 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 attenuy, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business indee the laws of Oregon or the United States a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or transfer, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and ully seized in fee simple of said d	agress to and with the beneficiary an ascribed real props ty and has a valid	d those claiming under him, that he is law-
The first Mills and desirements for the first forces of a superior management of the first forces of the f	tod f kristik bed fallen find til gedige filmilik i bod finde filminis hald nett finde het in stille tyl tog filminis hald nett finde het in stille til kristik filminis og filminis filministen i skil	white very wright in the many of the property of the control of th
und that he will warrant and fore	ver clefend the same against all perso	ns whomsoever.
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1. 14 DEC 11 P. L. HERCELL OVER 1. THE STATE OF THE STATE	The second secon	The second secon
The granter warrants that the second	The first term of the first te	
TANDA XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	eeds of the loan represented by the above de il, firmly or household purposes (see Import NAC PMCANA AMMAI PARTY (NO DESINE	KANAKAKAN AKAPAKA
	beneilt of and binds all parties hereto, thei signs. The term beneficiary shall mean the a beneficiary herein. In construing this deed ar, and the singular number includes the plure	r heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract and whenever the context so requires, the masculine
IN WITNESS WHEREOF,	said grantor has hereunto set his han	d the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, was applicable; if warranty (a) is applicable as as such word is defined in the Truth-in-Lend beneficiary MUSI comply with the Act and a disclosures; for file purpose use Stevens-Ness if compliance with the Act and assessment of the second second.	id the beneficiary is a craditor TOUN ANT	HONY CUPP CARD
If compliance with the Act is not required, dist	orm No. 1819, or equivalent PATRICIA	JANE CUPP 77
ws the form of advanced general opposite.]	STATE OF OREGON	Triple (triple the result of the result of the late) and subject to the subject t
County of Klamath This instrument, was inknowledged December 18 6 9 89 by	County of	knowledged before me on
John Anthony Cupp and Patr Cupp	经收益帐 医二磺胺二甲酰 法法院法院的 计算时段 雷温性病的 医马雷氏病炎 化二烷二烷 网络亚马尔 化	
Mojaslane 18 Ad	Dividing Notary Public for Oregon	Andrew Communication of the Co
My commission expires: 3	23-93 Ny commission expires:	(SEAL)
o i shekara perpenjerah iki upaka in Perekaran maken energi perekaran maken ene Pransi perekaran maken maken maken maken maken	REQUEST FCR FULL RECONVEYANCE	SE AMORE OF THE SECOND
TO: Aspen Title and Escrow The undersigned is the legal owner or	inter the second of the second second	foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to he rewith together with said trust deed) and	cancel all evidences of indebtedness secured	o foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you es designated by the terms of said trust deed the
Harris David and Colombia (Colombia) (Colomb	11 11 Conveyance and cocuments to	
		Beneticiary
Do not lose or destroy this Trusi Dood OR THE	NOTE which it secures. Both must be dolivered to the in-	가장 화면 하고 있는 그는 그는 그를 가는 하고 있었다.
TRUST DEED		STATE OF OREGON.
(FORM No. 881) STEVEMS-NESS LAW, PUB. CO PORTLAND, ORE-	📑 🗈 Gounty of Kinnath Stat	County of Klamath ss.
John Anthony and Putricia (und de seus man équipa e do sociale.	of Dec. 19.89, at 4:05 o'clock P.M., and recorded
Grante Kenneth L. Bradshavi	SPACE RESERVED FOR RECOIDER'S USE	in book/reel/volume No. M89 on page 24491 or as fee/file/instrument/microfilm/reception No. 9245
Doris V. Bradshaw	ii na ar bet leng tyv stak	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Aspen Title & Escrow Co. 600 Main Street	WINTER THE PROPERTY OF THE PRO	County affixed.
Klamath Falls, OR 97601 Atn: Collection Dept.	Fee \$13.00	By Aledene Mullendese Doputy