요즘 가지 않는 것이 같은 것은 것이 같이 있는 것이 있는 것이 같은 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 없는 것이 없는 것이 않는 것이 없는 것이 없 않이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것이 않는 것이 없는 것이 않는 것이 않는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 않는 것이 않 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 것이 않는 것이 없는 것이 않는 것이 않이 않이 않이 않이 않는 것이 않이	ST DEED	Vol. M90 Page 10156
THIS TRUST DEED, made this Frank Richard Mazzeo and Patricia Ann	day ofAp	oril
as Grantor,Klamath.County.Title.Compan	/	, as Trustee, e
Jerry.E. Huckins.and.Barbara.D. Huckin as Beneficiary.	15,husbanda	nd.wife
Grantor irrevocably grants baseding all	ESSETH:	ું જિલ્લામાં આવ્યું અને પ્રત્યુપ્ત છે. તેમને પ્રાથમિક પ્રાથમિક અને પ્રાથમિક અને પ્રાથમિક અને પ્રાથમિક અને પ્રા તેમને જેવા છે. તેમને પ્રાથમિક અને
Grantor irrevocably grants, bargains, sells and co inKlamathCounty, Oregon, descri	ibed as:	in trust, with power of sale, the prope
The East 165 feet of the NWINWI, and t 36 South, Range 13 East of the Willame	the W1 of the	NEINWI of Section 20 Third
A state in the state of the second of the	cce Meridian	, Klamath County, ORegon.
Together with: A parcel of land siuta 36 South, Range 13 E.W.M., Klamath Cou descirbed as follows: Beginning to a	ted in the N	WINWI of Section 20, Township
descirbed as follows: Beginning at a Highway 140 from which the Northwest	point on the	Southerly right of way line of
1228.33 feet: thence S 00°20131" u	orner or sale	a Section 20 bears N. 71°27'32"
thence West 148 feet to a 5/8" dress -	alu NWINWI,	525.00 feet to a 5/8" iron pin;
now or hereafter appertaining, and the rents, issues and profits the	ereof and all fixture	an other rights thereunto belonging or in SAA
FOR THE PURPOSE OF SECURING PERFORMANCE	of anch nareamen	· · · · · · · · · · · · · · · · · · ·
sum of FORTY SEVEN THOUSAND FIVE HUNDRED AN note of even date herewith, payable to beneliciary or order and ma not sooner paid, to be due and navable	Dollars, with inter	est thereon according to the terms of a promise
The date of maturity of the date	ty 19	(b) A statistic concerning as the statistic concerning and the statisti
The date of maturity of the debt secured by this instrument becomes due and payable. In the event the within described prope sold, conveyed, assigned or alienated by the grantor without tim then, at the beneficiary's option, all obligations secured by this in	, ,	cicol, of any interest therein is sold, adreed to
To protect the society of the tour the second by the secon	n accuvation	ve of the maturity dates expressed therein,
. To protect, preserve and maintain said property in food condition	granting any casen subordination or o	nent or creating any restriction thereon; (c) join in the agreement allecting this deed or the lien or che
and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property; 2. To complete or restore promptly and in good, and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations; covenants, condi- tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer- cial Code as, the beneficiary, may, require, and to pay for. Illing same in the	legally entitled they be conclusive proof	hend or creating any restriction thereon; (c) join in ther aftreement allecting this deed or the lien or cha- ey, without warranty, all or any part of the property. Sonveyance may be described as the "perty or per- reto," and the recitals therein of any matters or facts of of the truthkulness thereol, Trustee's feed or any of in this parafraph shall be not less than 55.
3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions altecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorn Commer- tion of the such financing statements pursuant to the Unitorn Commer- tion of the such financing statements pursuant to the Unitorn Commer- tion of the such financing statement of the such statement of the s	10. Upon a	aithor in the net net and the beneficiary may at
by line office or offices, as well as the cost of all lien searches made	the indebtedness he	, and without regard to the adequacy c! any security
beneficity of provide and continuously maintain insurance on the buildings and such other hazards as the beneficity may from time to time require, in an anount not less than the such premises against loss or damage by line and such other hazards as the beneficiary may from time to time require, in an anount not less than the such as the beneficiary may from time to the require, in the such as the	less costs and expension and expension and expension and expension and expension and expension and an expension a	reoy secured, enter upon and take possession of said pu- hereol, in its own name sue or otherwise collect the re- including those past due and unpaid, and apply the sa- ness of operation and collection, including reasonable at y indebtedness secured hereby, and in such order as b
companies acceptable to the beneficiary, with loss payable to the latter; all	11. The entire collection of such t	tering upon and taking possession of said property,
deliver said policies to the beneficiary at least litteen days prior to the expira- tion of any policy of insurance now or become along the spira-	property, and the a waive any default pursuant to such no	recompensation or awards for any taking or damage of application or release thereof as aloresaid, shall not cure or notice of default hereunder or invalidate any act d vice.
collected under any incore the same at grantor's expense. The amount collected under any indebtedness secured hereby and in such order as beneliciary may determine or et ortice of herebicing and in such order as beneliciary	12. Upon de hereby or in his pe	efault by grantor in payment of any indebtedness secu- rformance of any agreement hereunder, time being of
not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such paties	event the beneficiar	y at his election may proceed to foreclose this trust d
5. To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be levied, or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinguent and promptly deliver receipts therefor to beneficiary should the descent full.	advertisement and s	ale, or may direct the trustee to pursue any other right v or in equity, which the beneficiary may have. In the ev a to foreclose by advertisement and sale the herefore
ments, insurance premiume lines on the nake payment of any fares, assess-	secured hereby when notice thereof as the	cute and cause to be recorded his written notice of dela tell the said described real property to satisfy the obligan reupon the trustee shall fix the time and place of sale, g en required by law and proceed to foreclose this trust d
by direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment thereol, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this	I the manner provi 13. After th sale, and at any tin	ded in URS 86.735 to 86.795. e frustee has commenced foreclosure by advertisement i ne prior to 5 days before the date the trustee medicate
trust deed, without waiver of any rights arising from breach of any of the	sums secured by the	any other person so privileged by ORS 86.753, may c ults. It the default consists of a failure to pay, when d he trust deed, the default may be cured by paying at the time of the cure other than such portion as wo
covenants increase and lot such payments, with interest as aloresaid, the prop- erty hereinbelore described, as well as the frantor, shall be bound to the same extent that they are bound lor the payment of the obligation herein described; and all such payments shall be immediately due and payable with- out notice, and the nonpayment thereof shall, at the option, of the beneliciary.	being cured may b	e cured by tendering the performance required under
render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of till search as well as the other costs and expenses of the truste incurred in connection with the inter costs and expenses of the truste incurred	and expenses actual together with truste	n effecting the cure shall pay to the beneficiary all co ligy incurred in enforcing the obligation of the trust d c's and attorney's fees not exceeding the amounts provid
tecs actually incurred.		se, the sale shall be held on the date and at the time a the notice of sale or the time to which said sale n ovided by law. The trustee may sell said property at
action or proceeding in which the beneficiary or trustee; and in any suit, any suit for the forefourte of the dead to any appear, including	in one parcel or in auction to the high shall deliver to the	se, the sale shall be held on the date and at the time a the notice of sale or the time to which said sale n ovided by law. The trustee may sell said property eit a separate parcels and shall sell the parcel or parcels lest, bidder for. cash, payable at the time of sale. Trus purchaser its deed in form as required by law convey d, but without any coverant or warroots
amount of attorney's lees mentioned in this paragraph 7 in all cases shall be	plied. The recitals in of the truthlulness	n the deed of any matters of lact shall be conclusive pr
decree of the trial court, grantor burther agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneliciary's or trustee's attor- ncy's fees on such appeal. It is mutually agreed that:	cluding the moure	interior. Any person, excluding the trustee, but includ leliciary, may purchase at the sale. ustee sells pursuant to the powers provided herein, trus cereds al sale to payment of (1) the expenses al sale, salion of the trustee and a reasonable charge by truste
8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if the electric to require that all the states the states of the stat	having recorded lies	sation of the trustee and a reasonable charge by trust e oblightion secured by the trust deed, (3) to all persons na subsequent to the interest of the trustee in the tr is may appear in the order of their privity and (4) i the grantor or to his successor in interest entitled to as
as compensation for such taking, which are in excess of the amount required	surplus. 16. Benelicia	any may from time to time appoint a successor or successor or successor or successor and successor or success
incurred by grantor to use proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene- liciary in such proceedings, and the balance applied upon the indebtedness.	trustee, the latter a upon any trustee he and substitution ab	hall be vested with all title, powers and duties conter- tein named or appointed hercunder. Each such appointm
and execute such instruments as shall be necessary in obtaining such actional pensation, promptly upon beneliciary's request.	which, when record which the property of the successor trus	ed in the mortage records of the county or counties is situated, shall be conclusive proof of proper appointm tee.
endorsement (in case of full reconveyances, for cancellation), without allecting	17. Trustee acknowledged is nu obligated to notily trust or of any act	accepts this trust when this deed, duly executed a ade a public record as provided by law. Trustee is any party hereto of pending sale under any other deed
(a) consent to the making of any map or plat of said property; (b) join in	shall be a party uni	ion or proceeding in which granter, beneficiary or trus less such action or proceeding is brought by trustee.

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7.00

TOTES

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The grantor covenants and agrees to and with the seized in fee simple of said described real propert.	he beneficiary and those claiming under him, that he is law- y and has a valid, unencumbered title thereto
that he will warrant and forever defend the same	e against all persons whomsoever.
માં તેમું પુરુષ કે પ્રાપ્ત કે પ્રાપ્ત કે પરિવર્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રા આ પ્રાપ્ત કે પ્રાપ્ત કે આ પ્રાપ્ત કે	
The grantor warrants that the proceeds of the loan repre (a)* primarily for grantor's personal, family or househol (a)* primarily for grantor is a natura	esented by the above described note and this trust deed are: Id purposes (see Important Notice below), a person) are for business or commercial purposes.
(a)* primarily for granton or (even if grantor is a natura (b) for an organization, or (even if grantor is a natura	al persony are to business and the second seco
rsonal representatives, success named as a beneficiary herein.	s all parties herein, including piedgee, of the connective efficiency shall mean the holder and owner, including piedgee, of the connective of the construing this deed and whenever the context so requires, the masculine number includes the plural. In construing this deed and whenever the context so requires, the masculine number includes the plural. In construing this hend the day and year first phote written.
IN WITNESS WHEREOF, said grantor rids	or (b) is Trail Kichan Kayon
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) of applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act and Regulation senticiary MUST comply with the Act and Regulation by making eneficiary MUST comply with the Act and Regulation by making	on L, the 5-27-90 part land
s such word is desired with the Act and Regulation by making emeticiary MUST comply with the Act and Regulation by making isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for this purpose use Stevens-Ness Form No. 1319, or et isclosures; for the stevens-Ness Form No. 1319, or et isc	quivalent. ABLECIA CANA MAJO
If the signer of the above is a corporation, see the form of acknowledgement apposite.)	-22-90 Fatraction margin
state form of accounting states of the form of a ccounting states of the form of the form of a ccounting states	STATE OF OREGON, }ss.
County of COOS)	This instrument was acknowledged before me on This instrument was acknowledged before me on Account of the second
	of
O Frank Richard Mazzeo and Parnicia Ann Mazzeo Artificial A. Moguello	Kar BRille
Notary Public for Oregon	Notary Public for Oregon (SE My commission expires: 8-24-90
the second s	only when obligations have been paid.
TO:	Trustee
trust deed have been fully paid and statute, to cancel all evi	idences of indebtedness secured by said these by the terms of said trust deer
said trust deed or pursuant to stand and to reconvey therewith together with said trust deed) and to reconvey and the same Mail reconveyar	without warranty, to the parties doug.
DATED:	enary and an
	Concentration of the second
CERTIFICATION AND A STATE Which it	secures. Both must be delivered to the trustee for cancellation before recorder the
TORELAGE ALLEL A PAREL OF THE	TATE OF OREGON,
TRUST DEED	County of
STEVENENESS LAW PUB. CO., PORTLAND. ORE.	was received for record on the
Granter arevasely trans. target is a w	at
Grantor	page or as ice/ine/
「「「「「「「「「「「「「「」」」」」「「「「「」」」」」「「「」」」」」」「「「」」」」	Record of Mortgages of said Con Witness my hand and s
Beneficiary	County affixed.
THE HECONOMIC DELTA MARK IN	INNE DEED AUTOMO

10158

Trust Deed cont.

more or less, to a point on said southerly right of way line; thence Northeasterly on said southerly right of way line on a curve to the right, 206 feet more or less to the point of beginning, containing 1.54 acres.

It is understood by grantors and beneficiary that this Trust Deed is a correction of that Trust Deed recorded December 29, 1987, in M-87 on page 23115, records of Klamath County, Oregon. It is the intention hereby to include additional property that was erroneously omitted from that Trust Deed recorded in M-87 on page 23115, and for all intents and purposes the terms and conditions of said Trust Deed shall remain in the same force and effect as if all properties were included.

Return KCTC

Barbara D. Huckins

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at request of	of Klamath County Tit	<u>1e Co.</u> the	29th day
of May	A.D., 19 90 at 1:26 o'c	lock P_M., and duly recorded i	n Vol. <u>M90</u> ,
	Mortgages	on Page <u>10156</u> .	
	л біб	Evelyn Biehn . County Clo	erk
		By Dauline Mu	lendere
FEE \$18.00	사람은 것은 것은 것을 알려요. 영화 방법을 가지 않는 것을 했다.		