TA2892

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and also and any time prior to 5 days belors the date the trustee conducts the table and any time prior to 5 days belors the date the trustee conducts the sale and any time prior to 5 days belors the date the trustee conducts the table and any time prior to 5 days belors the date the trustee conducts the sale and so the data the time of the constants of a failure to pay, when date the date the time of the cure that may be cured by paying the not then the had no default occurred. Any other than such portion as would being cured due had no default occurred. Any other than such portion as would being cured due had no default occurred. Any effect and that is capable of bilgation or trust deed. In any case, in addition curing the default costs together with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall has held on the date the date date.

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postported as provided by law. The trustee may sell said property either in one parcel or in 'separate parcels' and shall sell the parcel or parcels at auction to the highest bidder for each, payable at the time of sale. Trustes the postported by law. The trustee may sell said property either auction to the highest bidder for each, payable at the time of sale. Trustes the postporter was bidder for any covenant or warranty, express or pried. The recitals in the deed of any matters of lact shall be conclusive in the thighest broot. Any prachase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

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, in-cluding the compensation of the to payment of (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trust ded, (3) to all persons having recorded liens subsequent to the interest of the truster in the trust auch in the trust 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, it any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or successor sors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conferred and substitutes hall be made by written instrument executed by beneficiary, which, when recorded in the nortfage records of the county or counties in of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not ablighted to notify any party hereto al pertaining sale under any other deed of trust or of any action proceeding in which stantor, beneficiary 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 on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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 branches, the United States or any agency theread, or an excaw agent licensed under ORS 696.505 to 696.585.

Incadove described real property is not currently used for agricu-To. protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building of improvement thereon; and repair, not to remove or demolish any building of any building or improvement which may be constructed, damaged or form and restrictions allecting due all costs incurred thereoicary so requests, to cial Code as the beneficiary require and to pay for thinding Commer-proper public office or officer as well as the cost of all lien essame in the builting officers or searching alencies as may be deemed desirable by the meneficient of provide and continuously maintain insurance on the builting of the provide and continuously maintain insurance on the builting of the provide and continuously maintain insurance on the builting of the provide and continuously maintain insurance on the builting

The above described real property is not currently used for agricultural, timber or grazing purposes. transformed to the making of any map or plat of said property: (b) join in signating any easement or creating any restriction thereon; (c) join in any exporting the deed or the light of the property. The state of the property is the property of the property. The state of the property of the property. The property of the property. The property of the prope

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real estate.

D, ATED: 13

Lot 24 In Block 8, OREGON SHORES SUBDIVISION TRACT 1053, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

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Tax Account No: 3507 006AC 07100 Do not bear or destory this true Doad OS THE NOIS which a preserve Some over be delivered to the adjurce for concentration be

busband and wife, as to a 1/4 undivided interest, as tenants in common MOUNTAIN TITLE COMPANY OF KLAMATH COUNTYATH COUNTY William R. Flood and Mae El Flood, husband and wife

EORM No. 881-1-Oragon Trust Deed Series-TRUST DEED (No restriction on assign OK 19630 Gactos gobr.) MTC #24114-DN \$13.00 (20)

as Beneficiary, oov in

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VCE RESEL Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED

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STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720

..... as Trustee, and

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1.14

		17588
The grantor covenants and agrees fully seized in fee simple of said describe except none	to and with the beneficiary and	those claiming under him, that he is law-
and that he will warrant and forever de	fend the same against all persons	whomsoever.
Markani, J., Karani, K., Karali, K., Karani, K., Ka		
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b) XKXXH SKORHORKSXXXXXXKHOK SKOR	ly or household purposes (see Important	t Notice below),
personal representatives, successors and assigns. secured hereby, whether or not named as a beneficiary includes the teminine and the neuter, and IN WITNESS WHEREOF said MOM Canadian and the neuter, and "MADORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the 1 as such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Regulatid disclosures; for this purpose use Stevens-Ness form N. If compliance with the Act is not required, disregard to (If the signer of the above is a corporation, use the form of acknowledgement apposite.) STATE OF OREGON, County of Klamath This instrument was acknowledged befor August 255, 19,90, by Earlence R. Ogle WKL Bob Randall Mary Randall Mary Randall Mary Randall Mary Candall, as dorney in fact for Notary Public is (SEAD)'''	The term beneficiary shall mean the holiciary herein. In construing this deed ar the singular number includes the plural. grantor has hereunto set his hard warraniy (a) or (b) is beneficiary is a creditor and Regulation Z, the on by making required. on Regulation Z, the on by making required. on the required on the required of the singular number includes the plural. y and Regulation Z, the on by making required. on the required of	the day and year first above written Earlene R. Ogle Sel Collent Bob Fandall Mary Randall Ss. nowledged before me on (SEAL)
trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc	ou hereby are directed, on payment to el all evidences of indebtedness secures sconvey, without warranty, to the part	you of any sums owing to you under the terms of I by said trust deed (which are delivered to you les designated by the terms of said trust deed the
DATED:	, 19	
		Beneticiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the t	rustee for cancellation before reconveyance will be made.
Tax: Account No: 3507 006.	C OFFICE OF THE OBJUEN OF	STATE OF OREGON, County of Klamath
Earlene R. Ogle. & Bob. Randall. Mary Randall HC 30 Box 127-0 Chiloquin, OR97624 Grantor	UP CE RESERVED WI I'VI'SSETTH Oregon, Heavilled as:	was received for record on the .31st. day of
William R. Flood & Mae E. Floo 23456 Camimitoflecha Laguna Beach, CA 9265311 Con phased out a free as Beneficiary	ndivided interest and be undivided interest, as to ANT OF KLAMATH CONSTRAIN BOOG, DUSDORGONG WIFE	ment/microfilm/reception No. 19630, Record of Mortgages of said County. Witness my hand and seal of County affixed.
Mountain Title Company (coll. escrow dept.)	yru quk ol yn B Fee \$13.00	Evelyn Biehn, County Clerk NAME By Daulistic Mullindary, Deputy

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