Vol. 76 11 Page LAW PULL WING OF MITLAND. ON. 57204 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. TS 17570 TRUST DEED (R) THIS TRUST DEED, made this 16th Russell H. Daniels and Diane B. Daniels, husband and wife day of July 7.6 , between Klamath County Title Co., Klamath Falls, Oregon 97601 and Edward L. Talbert and O. Jean Talbert, husband and wife , as Grantor, ..., as Trustee. ..., as Beneficiary, WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as:

Block 22, Lot 8, 2nd Addition to Nimrod River Park as shown on map in Official Records of said County.

Subject to all conditions, covenants, reservations, restrictions, reasements, rights and rights of way of record.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in now or hereafter appertaining, and the rents, issues and prolits thereof and all lixtures now or hereafter attached to or used in

The date of maturity of the debt secured by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or grazing purposes.

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The above described real property is not currently used for agric. 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 so complete or restore promptly and in good and workmanlike any building or improvement which may be constructed, damaged or destroy of mercin, and pay when due all costs incurred therefor. Tions and restinging and in property; if the beneliciary so requests, for in executing such liceling and property; if the beneliciary so requests, for proper public officer or officer, as require and to pay for filing same in the proper public officer or officer, as may be deemed desirable by the beneliciary. 4. To provide and continuously mainting here desirable by the

Note and resistance interview and property. It the Determining the function component of the binding termines are required and to pay for filing same in the proper public bits beneficiary may require and to pay for filing same in the publicity of the constraints insurance on the building of the case of the same premises against loss or define the bits of the proper public of the same premises against loss or define by the and non-timenously maintain insurance on the buildings and non-order as beneficiary.
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strument, irrespective of the maturity dates expressed therein, or cultural, timber or grazing purposes.
(a) Consent to the making of any map or plat of said property: (b) join in any subordimating ensement or creating any restriction thereon; (c) join in any subordimating ensement or creating any restriction thereon; (c) join in any subordimating ensement or creating any restriction thereon; (c) join in any subordimating ensement or creating any restriction thereon; (c) provide afference and the recting testilbed as the "presson or persons be conclusive proof of the truthulness thereof framy matters or facts shall services mentioned in this paragraph shall be not less than \$55, so faulty of the induction of the property. The induction of the property is the induction of the property of the induction of the property is any of the induction of the property is determined.
10. Upon any deliait by grants hereunder, beneticing may at any the induction court, and without regard to the adequacy of any security for refy or any part there, secured hereion, including reasonable attorning is a secure of hereion, including reasonable attorning is fees upon any inductedness secured hereion, including reasonable attorning in the property. The content is used and profits, or the proceed at diamage at the secure and profits, or the proceed at diamage at the secure and denting any inductedness secured hereion, including reasonable attorning in the intermetion of any articles of a sub order as bene iteration of sub any therein the secure and profits, or the proceed at diamage at the secure and profits, including reasonable attorning iteration of use at the secure and profits, including the same at any inductedness secure and profits, any and the secure at the secure and profits, including the same and any inductedness secure and profits, including the same and any inductedness at the secure at the seco

16. For any reason permitted by law beneficiary may room time to aver upoint a successor or successors to any fustee named herein or to any ir fustee appointed hereinder. Upon such appointment, and without ince to the successor trustee, the latter shall be vested with all title and duties conferred upon any fusife herein named or appointed time as

17. Trustee accepts this trust when the deproperty is acknowledged is made a public record as provided by law. Trustee obligated to nolly any party hereto ol pending sule under any other trust or ol any action or proceeding in which grantor, beneliciary as shall be a party unless such action or proceeding. NOTE: The Trust Deed Act provides that the inustee hereunder must be either an 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, or the United States or any agency thereof.

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