VENSINESS LAW PUBLISHING CO., PONTLAND, OR, 97204 486 () (**)** (**)** RESTR TRUST DEED Vol. 77 Page 2333 February 1877 Between THIS TRUST DEED, made this 7 day of February 797, between MICHAEL R. DAVIS and ESTHER L. DAVIS, husband and wife , as Grantor, Transamerica Title Insurance Co. as Trustee. 7 day of and COLLEEN R. NOE, Personal Representative of the estate of, as Beneficiary, WITNESSETH: Graydon G. Broyles

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

Lot 2 in Block 6, PLEASANT VIEW TRACTS

LINE CASE 38-11861-5

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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 prolits thereol and all fixtures now or hereafter attached to or used in connec-

herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain said property in good condition and repair; not to remove or demoish any building or improvement thereon; not to commit or permit any waste of said property; and in good and workmanitk manner any building or improvement which may be constructed, damaged or destroyed thereon, and late in park thereon. To complete or restore promptly and in good and workmanitk instance shall be or thereon, regulations, covenants, continion of as the beneficiary server. If the beneficiary servers, context, and without notice, either in any reconveyance may be described as the beneficiary and to pay to fully a the property. The demoistive property with all laws, ordinances, regulations, covenants, continion of ast thereon, and steenents pursuant to the Uniform Commer proper public office, as well as the cost of all lien searches made by ling officers, as well as the cost of all lien searches made desirable by the property with loss payable to the building rom y any induct thereois. The secure of the

The in recently with the property may require and to pay the filling same in the property paths office or office, as well as the cost of all line survey is and back of the payment of any security of the property paths office or office, as well as the cost of all line survey is and database by the property of the p

6. To pay all costs, lees and expenses or the trustee incurred in connection with or in enforcing this obligation and trustees and attorney's lees actually incurred.
7. To appear in and defend any action or proceeding purporting to the frate to the indecidence of the trustee incurred in the security rights or powers of beneficiary or trustees and attorney's interview of the indecidence of the trustee of the security rights or powers of beneficiary or trustees and entores.
7. To appear in and defend any action or proceeding purporting to the frate of the security rights or powers of beneficiary or trustees and attorney's lees and any suit for the foreclosure of the frate or an appeal income any independent of decree of the trial court, frantor lurther agrees to pay such sum as the appletate court shall adjudge reasonable as the beneficiary so ritustee's attorney's lees on such appeal.
8. In the event that any portion or all of said property shall be taken as comparation for such fraking, which are in excess of the amount regulard in such taking, which are in excess of the amount regulard in such taking, which are in excess of the another appoint a successor trustee and attorney's lees and appeals costs and expenses and attorney's lees. The trustee and presentation or insuch proceeding, shall be paid to beneficiary and the brane. Applied upon the trial appeals costs and expenses and attorney's lees and appeals costs and expenses of both in the trial and papellate costs and expenses and attorney's lees. At any time and from time to time upon written requered of both and the proceeding the another appeals and the proceeding the appeals and the balance applied upon the trial and presentation or the another required of the reduction of the trial and be taken appeals to a state appeals and the proceeding the trial cost and appeals and the trial and be taken appeals and the proceeding the trial cost and appeals and the trial and the trial and better and the appeals and the proceeding

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Surplus. 16, For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed instrument executed by benelicing contained without appointed instrument executed by benelicing contained. th all title, appointed by written trust deed

record, which, when recorded in the ollies of roll the county or coundies in which, the property we prood of proper appuintment of the successor es accepts this trust when this deed, duly es made a public record as provided by law. Tr y any party hereto of pending sule under any o itee, ited and e is not deed of

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do business under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliales, agents or branches, or the United States or any agency thereof.



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Form No.

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		purposes. This deed applies to, inures to the ber rs, personal representatives, successors and a miraci socured hereby, whether or not named asculine gender includes the feminine and th	of the loan represented by the a anily, household or agricultural antor is a natural person) are for refit of and binds all parties here ssigns. The term beneticiary shall as a beneticiary herein. In constru- e, neuter, and the singular numbe	bove described note and this trust deed a purposes (see Important Notice below), business or commercial purposes other tha ito, their heirs, legatees, devisees, administ mean the holder and owner, including p uing this deed and whenever the context so includies the scheder and whenever the context so	in agricultural	
		MPORTANT NOTICE: Delete, by lining out, which applicable; if warranty (a) is applicable and th such word is defined in the Truth-in-lending J elicitary MUST comply with the Act and Regul closures; for this purpose, if this instrument is to purchase of a dwelling, use Stevens.Ness Form his instrument is NOT to be a first lien, use Steven ivalent. If compliance with the Act not requir the signer of the above is a corporation.	ever warranty (a) or (b) is to beneficiary is a creditor Act and Regulation Z, the ation by making required be a FIRST lien to finance I No. 1305 or equivalent; I No. 1305 or	hand the day and year first above the character of the day and year first above the character of the charact		
	Fet Mi Es	ATE OF OREGON, County of Klamath Stuary 7, 1977 Personally appeared the above named Chael R. Davis and ther L. Davis	Personally ap each for himself and instru-	DN, County of	and duly sworn, ormer is the Inter is the COrporation	
1 <u>1</u>	inen i	FICIAL Store have Stight	d deed. of said corporation a half of said corporati them acknowledged Before me:	ixed to the loregoing instrument is the co nd that said instrument was signed and s on by authority of its board of directors; said instrument to be its voluntary act sgon (ss:	ealed in be-	
			all evidences of indebtedness secu	the foregoing trust deed. All sums secur		
		Do not lose or desiroy this Trust Died OR THE NOTE whi	19	Beneliciary traites for concellation before reconveyonce will be a	nade.	
	Mich Estr	TRUST DEED (FORM No. 281) EVENS-HEES LAW FUE.CO. FORTLAND. ORF. hael R. Davis her L. Davis Crantor een R. Noe, Personal	SPACE RESERVED FOR	STATE OF OREGON County of KIAMATH I certify that the within ment was received for record 8thday of KEBRUARY, 1 at3;45o'clock. R.M., and r in book M. 17on page23	on the 9.77,	
	Repr Esta	esentative of the te of Graydon G. Broyles Beneliciary AFTER RECORDING RETURN TO Sanchica - Juach	RECORDER'S USE	as tile/reel number. 25172 Record of Mortgages of said Co Witness my hand and County affixed. 	unty. seal of 	
First 2943 City City				By Agel Lagar	Ceputy	

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