surplus, if any to the granter or to his success in interest entitled to such implus. The surpluster permitted by law hundring interest entitled to such the append a success of successful to an interest in the two of successful to successful to the successful to an interest in the two entrys are to the successful trustee, the latter shall be build be with all third powers and during successful trustee, the latter shall be under by with all third powers and the successful trustee, the latter shall be under by write the successful to the successful trustee in the two of the two of the successful powers and during successful trustee, the latter shall be under by write many is place of result of the which, when recorded in the other the trust deed Clerk or Recorder of the which, when recorded in the other the County shall be conclusive pool of the trust when this deed, dury is situated. If. Trustee accepts of the first when this the other trustee in the objected to notify any party here of a provided by law trustee in a successful to notify any party here of a provided by law trustee is a structed by an end of the successful in which distance, beneficing the during the of any action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereurder must be either an intraney, who is an active member of the Oregon State Bur, it banks must be either an intraney, who is an active member of the Oregon State Bur, it banks must have of Oregon or the United States, it tills insurance company authorized to be either and banks are the trustee states or any agency thereof.

force of the trial court, granted there as the bracking as a first of the free attempts that shall shall be independent of the trial court and appeals are as for an such appeal. It is mutually adreed that: It is mutually adreed that any postion or all of said property shall be taken there are the another and the trial to any postion of the trial to be taken the taken and the trial to any postion of the trial to be the trial to any postion of the trial to be the trial trial to be the trial trial trial trial trial to be the trial trial trial to 45 JU

join in escuting such linancing statements putsuant to the symmetry of the proper put of the beneliciary may require and to pay for think same in the proper put of the or a statement agencies as may for think same in the proper put of the second desirable by the second desirable desirable by the second desirable des

Ine above described real property is not currently used for agric To protect the security of this trust deed, grantor affrees: 1. To protect, preserve and maintain said property in &od conditions and repair, not nerve or demolish any building or improvement thereon; 2. To compile or presone with a said property in &od conditions (and thereon, and psimprovement which may be constructed, damaged or destroyed thereon, and psimprovement which may be constructed, damaged or 3. To comply with the due all costs incurred thereons, could find restrictions allecting and property if the hendicing covenants, could find restrictions allecting and property if the hendicing covenants, could call cude as the heneliciary star regulations to the time requests, to call cude as the heneliciary and a pay for filled Same in the by filling office and enditional agencies as may be deemed desirable by the

instrument, irrespective of the maturity dates expressed therein, or approval of the beneficiary of approximation of the maturity dates expressed therein, or approximation of the maturity of the second therein of the information of the maturity dates expressed therein, or approximation of the maturity of the solid property (h) pin in the solid propert

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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 profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. now or hereatter appertaining, and the reals, issues and provide the activity of the state of the state. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Subject to all conditions, covenants, reservations, restrictions, easements, rights and rights of way of record, official records of said county and state.

and The Bank of California, N.A., a national banking association, as WITNESSETH: Trustee as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property lamath County, Oregon, described as: Klamath

Block 30, Lot 15, of the 4th Addition to Nimrod River Park as shown on map in official

..., as Grantor, ., as Trustee.

THIS I KUSI DEED, made this Lotin day of EDI using Lawrence J. Blankemeyer and Diane D. Blankemeyer, husband &. wife Klamath County Title Co., an Oregon Corporation ..., 19 78 , between

45658 Pathonnalias AW PUBLISHING CO., PORTLAND, OP. 57204 Vol. 28 Page 6312 - @ TRUST DEED THIS TRUST DEED, made this

6313 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. THE PROPERTY HEREIN DESCRIBED IS NOT CURRENTLY USED FOR AGRICULTURAL, TIMBER OR GRAZING PURPOSES. GRANTORS INITIAL HERE This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hard the day and year first above written. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or aquivalent. If compliance with the Act not required, disregard this notice. Lawrence J. Blankemeyer Gankennes Diane D. Blankemeyer लेका (If the signer of the abave is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF ORROOM, California STATE OF OREGON, County of County of Los Ungelis Marsh 15 2, 19 7 ...) ss. 19 Personally appeared and Personally appeared the above named each lor himself and notatil for the other, did say that the former is the OFFICI TALBICATION for the other, did say that the former is the EDWARD L CALIFORNIA president and that the latter is the NOTARY PUBLIC - CALIFORNIA secretary of NOTARY PUBLIC - CALIFORNIA secretary of NOTARY PUBLIC - CALIFORNIA is secretary of a corporation, a corporation, a corporation of a dense for a corporate seal of secretary of the secretary of the secretary of the secretary of a corporation by authority of its board of directors; and each of Before me: Lawrence J. Blankemeyer and Diane D. Blankemeyer and acknowledged the foregoing instrum their ment to be voluntary act and good Beliere my: (OFFICIAL dularud SEAL Notary Public for XMEEN California (OFFICIAL Notary Public for Oregon My commission expires: SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE e used only when obligations have been paid. TO: ., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: , 19 Beneficiary et loss or destroy this Trust Dood OR THE NOTE which it socures. Both must be dolivered to the trustee for concellation before reconveyance will be made TRUST DEED STATE OF OREGON (FORM No. 881) SS. County of Klamath I certify that the within instru-Lawrence J. Blankemeyer ment was received for record on the Jrd day of . April. ... 19...78. Diane D. Blankemeyer at 2:46 o'clock P M., and recorded SPACE RESERVED Grantor in book...... M78.....on page.....6312...or FCR The Bank of California, N.A. RECORDER'S USE Record of Mortgages of said County. a national banking association Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO The bank of California, N.A. Wm. D. Milne c/o Nimrod Park, Inc. County Clerk Title 1123 So. San Gabriel Blvd. San Gabriel, California 91776 By Dirnethand filash Deputy Fee \$6.00