FORM No. 881--Oregon Trust Deed Saries

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THIS TRUST DEE L. A. Swetland a	D, made this5	ithday	of Rance	승규는 학생님께서 가지도 가지 않았다. 것 ~	, 19.7.8, between as Grantor,
James E. McCobb					as Trustee,
and Claire E. Swe	etland	WITNESS	1,129,59-5 		, as Beneficiary,

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

PARCEL 1: Lots 1 and 2 in Block 12 of Mountain View Addition and the Westerly 30 feet of vacated Arlington Drive adjoining said property, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Senti bring

PARCEL 2: Lots 10, 11 and 12 in Block 13 and the Easterly one-half of vacated Arlington Street adjacent to Lot 12 in Block 13 in Mountain View Addition, in the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon, EXCEPT the East 22.5 feet of Lot 10.

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A Second which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments; and ap-purtenances 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 connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of \$20,000-Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

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Inan payment of principal and interest hereof, if not sconer paid, to 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 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 workmanitke manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions affecting said property: if the beneficiary so requests, to poin in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public offices or olizees, as well as the cost of all lien searches made by filing olicers or searching agencies as may be desmed desirable by the beneficiary. To provide and commons of maintain thereare or the building now or histories access and premises against loss or damage by fire and such other stards as the beneficiary may from time to line require, in an amount not less that

and such other brands as the beneficiary may from time to time require, m an amount not less than a successful to the beneficiary may from time to time require, m companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance thall be defined to the beneficiary as soon as insured; if the grantor shall be defined to the beneficiary as soon as insured; if the grantor shall be defined to the beneficiary as soon as insured; if the grantor shall be defined to the beneficiary as soon as insured; in of any policy of insurance now of hereafter blaced on said buildings, the beneficiary may procue the same at grantors expense. The amount collected under any indebtedness secured hereby and in such order as beneficiary inay delermine, or rait option to beneficiary the entire amounts collected, or any part thereoi, may be released to grantor. Such application or rebase shall not cure or waive any default or motics of default hereinder on invalidate any and beneficiary invants and the sould are sould as builted.

not cure or waive any default or notice of default hereinder or invalidation, set dess present is such solutes the form inchanics liens and to pay all tarse, assessments and other charges that may be levied or assessed upon or against said property before any part of such taree, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any tares, assess-ments, insurance premiums, liens or other charges payable by grantor, either 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 trust deed, shall be added to and become a part of the dobt secured by this trust deed, without wairer of amy rights arising from breach of any of the covenants' hereol'and for such payments, with interest as alouesaid, the prop-erty hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein odescribed, and lie norpayment thereol shall, at the option of the payable with; out notice, and the, norpayment thereol shall, at the option of the payable with out solice, and this trust deed.

The annue, and the proved by this trust deal immediately due and payable and constitute a breach of this trust deal immediately due and payable and constitute a breach of this trust deal.
16. To pay all costs, lees and expenses of this trust including the cost of tile search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's lees actually incurred.
16. To appear in and delend any faction or proceeding purporting to affect the security right or power of breefciary or trustee and in any suit action in the other costs.
16. To appear in and delend any faction or proceeding purporting to affect the security right or power of breefciary or trustee, and expenses, in cluding evidence of title and the beneficiary or trustee attorney's lees the and in the security right are power of breefficiary or trustee.
17. To appear in and in the beneficiary or trustee attorney's lees: the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fred by the trial court, gentry further agrees to pay such aum as the appellate court, and in the event of an appeal if on any judgment or decree of the triat court, gentry further agrees to pay such aum as the appellate court, and that the beneficiary is or trustee's attorney's lees a compensation los main that any portion or any portion of the amount starts that all or any portion of an appear whall have the right of sminent in auch proceedings, shall be indention of the amount for the that and appellate court, mechanic and altorney's lees incourted by it fast upon any reachable case and altorney's lees incourted by it fast upon any reachable courts and altorney's lees incourted by the start of an appellate courted and the breaked and the meases of the amount regured to pay still reasonable cools and eapenses and altorney's lees incourted by the start of and appellate courte, mechanic appeared and there in a store and there appeare and altorney's

of the annul support beneficiary's request. on, prompti support three and from time to time upon written request of bene-payment of its frees and presentation of this deed and the note for payment of its frees and presentation of this deed and the note for ry, p

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property, and the application or release thereoi as aloresaid, shall not cure or waive any default or notice of default horeunder or invalidate any act done pursuant to such notice. 1.12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event beneliciary at his election may proceed to loreclose this trust deed in equity as a morifage in the manner provided by law for morifage foreclosures or direct the frustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon, the trustee shall lix the time and place of sale, give notice thereol as then required by 367.01 to 86.795.

36,740 to 86.795. 13. After delault at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the other between the terms of a datometry lees not exceeding \$50 each) other than such portion of the principal as would not then be due had no delault occurred, and thereby cure the default, in which event all foreclosure proceeding shall be dismissed by the trustee.

be due had no delault occurred, and thereby cure the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated-in the notice of sale. 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 cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof to the statut of the second of the second of the trustee, but including the granton and beneficiary, any purchase at the sale. Swhen the second of the trustee second of the trustee, but including the former, (2) to the obligation secured by the trust deed, (3) to all persons naving recorded liens, subsequent, to the inferent of the trustee in the trust wirdle as their interests may appear in the order of the trustee in the trust the subsequent of the interest of the trustee in the trust deed as their, interests may appear in the order of the trustee in the trust supers. 16. Fur, any reason premitted by law beneliciary may irom time to time appoint a successor to successor in interest of any wirdle to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all itile, powers and duties conterred upon any trustee herein named or appointed hereunder'. Each such appointment and substitution shall be made by written instrument secured upon the trustee lie in the strust deed and its place of record, which, when the when this leed, duty executed and schworking is now any party are sold appointed in the secured or law provers in which the moder, when the secure is not obligated to notily any party heres of appointent of the successor trustee and but is onder a publ

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

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, altoney, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, or a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches.

