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 fixtures now or hereatter attached to or used in connec-

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 estates and the rents of the sum of the su

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herein, shall become immediately due and payable.

The above described real property is not currently used for agriculture. To protect the security of this frust 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 workmanlike 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, conditions and restrictions aflecting said property: if the beneficiary so requests, to join in executing such linancing statements, pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by lling officers or searching agencies as may be deemed desirable by the beneficiary.

The provide and continuously maintain insurance on the buildings now or hereafter on the said premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has the said such premises against loss or damage by lire and such other has not on the said premises against loss or damage by lire and such other has the said premises against loss or damage by lire or more result of the said such other has not other than \$1. \$\text{Mainter} \text{ and mainter} \text{ and m

constitute albreach of this trust (deed, of this content to the cost of title search as well as the other costs and expenses of this trust including the cost of title 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 fees actually incurred.

All of the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action to proceeding in which the beneficiary, or trustee; and on any suit, and in or proceeding in which the beneficiary or trustee; and on any suit, and in or the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's lees; the amount of attorney's fees mentioned in this paragraph? In all cases shall beneficed by the trial court, grantor further agrees to pay such sum as the appellance court this adding evidence of the final court, grantor further agrees to pay such sum as the appellance court this adding evidence of the sum of the process of the sum as the appellance court this paragraph. The sum of the process of the sum of the process of

cultural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination-or-other-agreement and year the time or that general thereof; (d) reconvey, without warranty, all the any area or the time or charge thereof; (d) reconvey, without warranty, all the any part of the property of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any though the property of the services mentioned in this paragraph shall be not less than \$5.

11. Upon any default by grantor hereunder, beneficiary may at any thing the property of the services mentioned in this paragraph shall be not less than \$5.

12. It is a service of the service

surplus, ill any, to the stantor or to his successor in interest entitled to such surplus.

The Por any reason permitted by law beneficiary may from time to any successor the successor or successor 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 hereunder. Each successor trustee, to substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed made livelyness of record, which; when recorded in the olifice of the County and livelyness of record, which; when recorded in the olifice of the County of counties in which the property is situated, shall be conclusived in the county or counties in which the property is situated, shall be conclusived and acknowledged is made a public trust when this deed, cluly executed and acknowledged is made a public trust when this deed, cluly executed and acknowledged is made a public trust when this deed, cluly executed and acknowledged is made a public trust when this deed, cluly executed and considered to notify any party hereto of a sprovided by law. Trustee is not originally any party hereto of any order of any action or proceeding in which grant, beneficiary or trustee shall be a party unless such action or proceeding in which grant, beneficiary or trustee.

NOTE: The Trust Deed Act: provides that the trustee; hereunder must be either an ottomer; who is an active member of the Oregon State Bar, a light, trust a impany or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized 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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The grantor covenants and agrees	to and with the benef	ciary and those claim		at he is law-
the 27%, passenge of the teaching presentation of this of an interesting the case of full resultangularist the case of full resultangularist the case of the full resultangularist the case of the full resultance of the full result	ideal and the price for standing forth without after time see standing	er og vilk skilgt. Ika segtet Ug to segtet vilk inder hande Kartell i skilgt skilgt skilgt	ક્ષિક્ષાનું જો અનુકાર કરો છે. આ વધા જોવા છે. કું તુંધાનું કે આપણાં જો ઉપન વાંચા કરો છે. તેના પણ કું તુંધાનું કે જો આપણાં જેવી આપણાં આપણાં કે પણ કું તેના છે. ક્ષિત્રા કું કું તેના કું તેના અને તું કે તુંધા તુંધા જેવી કું તેના કું તેના કું તેના કું તેના કું તેના કું	ক্ষার বিশ্বস্থার প্রথমিক কর্ম আরক্ষার কর্ম বিশ্বস্থান কর্ম বিশ্বস্থান বিশ্বস্থান কর্ম
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, ta.	of the loan represented by mily, household or agricul	the above described note	and this trust deed a tant Notice below).	Server and the server and the server
(b) for an organization, or (even if gran purposes:	ntor is a natural person) as	e for business or commerc	ial purposes other the	an agricultural
ors, personal representatives, successors and as contract secured hereby, whether or not named masculine gender includes the feminine and the	signs. The term beneticiar as a beneticiary herein. In	shall mean the holder a construing this deed and w	nd owner, including p henever the context s	dedgee, of the
IN WITNESS WHEREOF; said y	grantor has hereunto s	The president and the stores and the	a Britanda i Gall Carlo Habaril Bas	written.
'IMPORTANT NOTICE: Delete, by lining out, whiche of applicable; if warranty (a) is applicable and th r such word is defined in the Truth in-Lending A	ever warranty (a) or (b) is zero e beneficiary is a creditor	X theat	Lerra =	70/
eneficiary, MUST, comply, with the Act, and Regul isclosures; for this purpose, if this instrument is to ne purchase of a dwelling, use Stevens-Ness Form	ation by making required and be a FIRST lien to finance	× Gan	Sustr	FIF
this instrument is NOT to be a first lien, use Stever	ns-Ness Form No. 1306, at ed. disregard this notice.	or services and the services of the services o		
(, the signer of the above is a corporation, the second sec	(ORS 93.490)	A OF SECURE STATES OF THE SECURE SECU	and gradient deutsche Arteilen der Leiter de) ss.
(Individual)				and
STATE OF CALIFORNIA COUNTY OF LOS Angeles) ss.			duly sworn, ormer is the
COUNTY OF LOS Angeles On October 12, 1978				latter is the
State, personally appeared <u>Stuart</u>	Terry Fox & Joan	d, a Notary Public in and Susan Fox	lor said	corporation, prporate seal pealed in be-
			wn to me	and each of t and deed.
to he the person S whose name S are to the within instrument and acknowledged t	subscribed	- XIIO	wn to me	(OFFICIAL SEAL)
executed the same. WITNESS my hand pod official seal.		OFFICIAL		
Signature JURINOS	all (THOMAS NOTARY PUBLIC LOS ANGELE	- CALIFORNIA	
Thomas L. Right Name (Typed or Printed)		My comm. expire	NOV 14, 1981	
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pecones qui and bakane in the security of the transport of the local owner and he was the security of the sec	older of all indebtedness se	cured by the foregoing to	ust deed, All sums s	ecured by said
said trust deed or pursuant to statute, to cance herewith together with said trust deed and to re-	el all evidences of indebte econvey without warranty.	iness secured by said true to the parties designated	it deed (which are de	elivered to you
EOS LIVE BUSDOTE OF SECTIONAL estate now held bylyou under the same. Mail re- tion of peteruse abbentaging and the long of follower with all and subject the telegraphs.	renga nuc biciniz ita 1901 SC	NOTICE LITTINGS MOST OF METER	s ther ware belonging after intached in ar :	ક્ષા કેટ કાઈ-વૃક્ક સ્થાપ કેટ દાઇકાઇન્ડ-
	, iš			
		Ber	eficiary	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be de	livered to the irvites for concelle	ition before reconveyance w	ill be made.
		Garlens	OFOREON	
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORYLAND. ORE.			<i>OF OREGON</i> by ofKlamath	. ss.
		T .	certify that the w	rithin instru-
Lot 15, Block 2, Wountain Lake on file in the office of the f	sbace sesess a Homesites, accor Dunty &lork of Kl	4414 TA THE TANK	y of November o'clock AM.,	
Dores Di ore & Toungary P. 100 to		in book	M-78 on page el number 5910	2693.1or
	Dore and Rose G. MATARSSET	Record o ر	f Mortgages of sai itness my hand.	id County.
Kather Hecopoling Petrum to Colly Edisord C. Dorg. Benggebid.	77	County &		, as Grantor. , as Tripler,
Klamato County Title Covere the attn: Milly			Clerk	∖∏ poubosu Title
20.02	TRUST DEED	アース・24 Oktobritish いっぱい こうだい こうかん (大学) (大学) (大学) (大学) (大学) (大学) (大学) (大学)	THE PROPERTY CANAL CAMPACT	F 17

FORM the 38 - Diesen heur Dued Schee-TRUSH DEED.