108-1073

surplus, if any: to the granter or to his successor in interest entitled to such surplus. If, Fur, any reason permitted by law beneficiary may from time to me appointed hereunder, Upon such are named herein or to any conveyance to the successor trustee, the latter shall appointment, and without powers and during any permitted hereining released with all title hereinder. Each such appointed hereining released by written instrument executive to be defined and substitutions in maned or appointed instrument executive which, when recorded in the olice of the formation of the subscience of provide the subscience of the subscience instrument executive of proper appointment of the subscience of the County conveyance of the subscience of the subscience of the subscience instrument executive of proper appointment of the subscience of the County shall be conclusive proof of upper appointment of the subscience interview of the subscience of the subscience of the subscience obligated to notify any particle for a provided by lawy research and obligated to notify any particle proceeding in which granter, but of the defield of shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attempy, who is an active member of the Cregen State Bar, a back, trust components of this state, its subsidiaries, affiliares, agents or branches, or the United States or any agency thereof.

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is instrument, irrespective of the maturity dates expressed therein, or agricultural, timber or gracing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or orient of creating any restriction, thereon; (c) join in any interest; (d) reconvey, addut warranty, all or any part of the lien or charge difference in any reconvey and warranty, all or any part of the lien or charge difference in any reconvey and warranty, all or any part of the lien or charge difference in the present allection, thereon; (d) reconvey and warranty, all or any part of the lien or charge difference in any reconvey and warranty, all or any part of the lien or charge difference in the present difference. Trustees lees from set on the set of the truthulness difference in any matters or the shall be reconvergent warranty and therein of any matters or the shall be reconvergent without refard to the adopty a receiver to be appresented by a notice, either in person, by all or and takes of any security for erity or any part thereof, and thereof, and thereof, and and applithe rents, any ended and applithe rents, and profits, including this own name sue or otherwised of all property, the finance policies or this issues and profits, including this own name sue or otherwised of the adoed of the roperty, and the applications and any taked for any taked of the property, and the applications and profits, or the protech as doresed, addrade of the ware any delaul to rotice of delaut thereunder or invalidate any act done ware any delaut or notice. If any any taked for any taked to any experiment of any inducted as secured in the present and unpaid. The secure and unpaid, the secure and unpaid the secure above any delaut or notice. If any and any taked to all property, the insurance policies or this issue and any inducted as a secure any inducted as secured and applied and applied of the ware any delaut or notice of delaut the reunder of any inducted as secured to any advertis and any needs of the

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at 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.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>ONE THOUSAND THREE HUNDRED SEVENTY FOUR AND 21/100</u> Thereon according to the terms of a promissory pote of way data becaute to the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of a promissory pote of the terms data becaute the terms of the terms of a promissory pote of the terms data becaute the terms of the terms of a promissory pote of the terms data becaute the terms of the terms of the terms of the terms data becaute the terms of the terms of the terms data becaute the terms data becaute the terms of the terms of the terms data becaute the ter sum of <u>ONE THOUSAND THREE HUNDRED SEVENTY FOUR AND 21/100</u> 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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IRM21 DEED

FORM No.4881-Oregon Trust Deed Series-TRUST DEED.

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THIS TRUST DEED, made this

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网络拉拉拉拉 Lot 1, 2, & 3 Block 3 Tract of Oregon Pines, as same as shown on plat filed June 30, 1969, duly recorded in the office of the county recorder of said county.

1.16 24

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

TRUST DEED

ETCHOLD

22439

THIS TRUST DEED, made this 29 day of January Constants, 199, between Charles E. Buller, & Phyllis M. Buller, Tenants in common husband and, as Grantor, Charles L. Buller, & Flyllis M. Buller, as Trustee, Transamerica Title Insurance Co. Wife , as Trustee, and Wells Fargo Realty Services, Inc., A. California. Corp., as. Trustee, as Beneficiary,

对不正在你们的主要任务法

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