surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee point derien or to any conveyance to the successor fruiter. Upon such appointment, and without powers and duties conferred upon any trustee herein vested with all titled instrument executed by beneficiary, containing reference to this trust dery instrument executed by beneficiary, containing reference to this trust dery that be conclusive proof the county of counts in the property is situated by the successor of the county of counts in the property is situated and be conclusive proof the grant appointment of the property is situated shall be conclusive proof the record as provided by law. Trustee and convertiged is made a physic record as a provided by law. Trustee is not frust or of any raction or proceeding is brought by frustee. NOTE, The Trust Deed Act provides that the trustee hereunder must be either an artamey, what 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 State, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

total and restrictions atticeting static ordinances, regulations: Gonomania, condi-control of a security such that the provide pursuant to the Uniform Quests, to proper public the beneficiary may require pursuant to the Uniform Quests, to proper public due to olice, as well as that to pay for tilling searches made beneficiary. The provide and continuously, maintain insurance on the buildings and among other heards as the purperfurines against loss or dama the proper public due to olice or olices, as well as may be deemed desirable by the beneficiary. The provide and continuously, maintain insurance on the buildings and among other heards as the purperfurines against loss or dama insured companies area less than 3. The purperfusion to procure any such some insured in policies of insurance in the participary that there due to the latter; all if the grantor shall tail the delivered to the beneficiary such some insured in the state policy of insurance and procure any such some insured in the state policy of insurance and frame of the same beneficiary any policy of insurance in the same herealter placed on said buildings, collected undy any fire or other insurance. Such applications to collected, or not cure or waive any delault of log gantor's septeme. The amongs in thereof, may be real deneficiary the entire amonger as beneficiary any part thereof, may be real deneficiary the entire and order as beneficiary any part thereof, may be real some constructions and to pay all against said property other charges that may be lead or assessed upon or charges become past due or any part of auch and sequents and there of the edge shall be added to gain description and the payment thereol. If the amount so with notice of the approvent and promptly deliver mass and there or beneficiary; should the grantor gamment and promptly deliver and all of this thereby, together with the grantor gamment and promptly deliver and all therefor to be added to gamment and promptly deliver and all of the addit as another and there

To protect the security of this trust deed, grantor agrecul To protect the security of this trust deed, grantor agrees: I to protect, preserve and maintain said property in good continion and repair; not to remove or demolsh any building or improvement thereon; To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when eal costs incurred therefor. To comply with all laws, ordinances, regulatedors, covenants, condi-tions and restrictions altecting statements pursuant to prove requests, to inn a vecuting such financing statements pursuant to profile so requests, to configure or information and the construction of the second destroyed destroyed on the second method of the second form in executing such financing statements pursuant to pay for liling same in the proper public office or offices, as well as the cost of all lien searches make beneficiary.

es due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. Internet is the date, stated above, on which the final installment of said note gricultural, timber or grozing purposes.
(a) consent of the making of any map or plat of said property: (b) join in subordinative conter affectement allectricion thereon; (c) ion ion any subordinative conter affectement allectricion thereon; (d) rose other affectement allectricion thereon; (d) rose other affectement allectricion thereon; (e) ion ion any effect any between thereol. Thereof, (d) rose other affectement allectricion thereon; (e) rose other affectement allectricion thereon; (d) rose other affectement allectricion thereol. Thereon, and the service thereon; and the truthwise proof of the truthwise of the set of any of part and the province and the province and the service and the set of the set of

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if 

sum of SEVEN THOUSAND FIVE HUNDRED THIRTY FOUR AND 66/100-----

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 thereol 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 , SEVEN THOMSAND FIVE HIMDED THIDDY FOID AND 66 / 100

une be write this have beed Chillie WOIS which to secures both that he delivered in the Abelan fer

GWL BIS

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FORM No. 881-1-

74238

as Beneficiary, . GLOGINA

as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY

September

PATRICK G. WARD

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

Lot 2, Block 14, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, in the

EDWARD A. MEDINA and ROSEMARIE MEDINA

....day of .....

<u>-Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).</u> SECOND TRUST DEED

1.00\_21.00 STEVENENESS LAW PUBLISHING CO., PORTLAND, OR. \$720

Page 22461 -

..., 1979 ..., between

....., as Trustee, and

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Vol. 79

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and the page

Strait (

S Trust Deed is Second or Jun Evangeline F. Blodgett, date k M-77 at page 10386, which G that he will warrant and forever defend the "The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, house XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	as hereunto set his band the day and year first above written. y (a) or (b) is y is a creditor ulation 7, the PATRICK G. WARD PATRICK G. WARD PATRICK G. WARD 93.4901 STATE OF OREGON, County of) ss. 93.4901 STATE OF OREGON, County of) ss. 94.4901 STATE OF OREGON, County of, 19. Personally appeared, 19. Personally appeared
XSSX XMXXAXXAXXAXXXXXXXXXXXXXXXXXXXXXXXX	and by agricultural purposes (see Important Notice below), and that purposes (see Important Notice below), and that purposes (see Important Notice below), and the singular number includes so requires, the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein. In construing this deed and whenever the context so requires, the iciary herein.         as hereunto set his hand the day and year first above written.         y (a) or (b) is y is a creditor         y is a creditor         ulation 2, the PATRICK G. WARD         prevident;         or equivalent;         or equivalent;         or equivalent;         or equivalent;         who, each being first         duly sworn, did say that the former is the president and that the latter is the secretary of
PTEMBER	Personally appeared
The undersigned is the legal owner and holder of all is	senled in behalf of said corporation and that the instrument was signed and senled in behalf of said corporation by authority of its board of directors; and deed. Before me: Notary Public for Oregon My commission expires: SEAL)
My commission expires: 3/19/8/ REQUES To be used on To be used on The undersigned is the legal owner and holder of all in	My commission expires: SEAL)
To be used on The second seco	
th together with said trust deed) and to reconvey, with	indebtedness secured by the foregoing trust deed. All sums secured by said re directed, on payment to you of any sums owing to you under the terms of cess of indebtedness secured by said trust deed (which are delivered to you tout warranty, to the parties designated by the terms of said trust deed the and documents to
	. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
Construction of the second sec	
INA Beneticiary AFTER RECORDING RETURN TO JULIE	Witness my hand and seal of County affixed. Wn. D. Milne County Clerk
DECOMD J	Byjernetha hilsch Deputy