COP 38-20075 FORM No. 881-1-Oregon Trust Deed Series TRUST DEED (No restrictio

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TRUST DEED

Fee \$7.00 <u>m 79</u> Page

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THIS TRUST DEED, made this _____ b day of _____ CCODES

Philip B. Scott, an estate in fee simple

as Grantor, Transamerica Title Insurance Company

Knowlton Honeycutt and Lorena Honeycutt, husband and wife and Clifford as Trustee, and Honeycutt and Patricia Honeycutt, all with right of survivorship as Beneficiary, (Traine)

WITNESSETH:

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

The SE¹/₂SE¹/₂ of Section 32, Township 40 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, EXCEPTING THEREFROM the WawaSELSEL, together with an easement for ingressand egress over the Easterly 12.5 feet of NEZSEZ Section 32, Township 40 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

This Trust Deed may not be assumed by any parties and must be paid in full at the time of the sale of the above described property. -SOVERD

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connecnow or hereatter appertaining, and the rents, issues and profits thereof and all lixings now or hereatter allocate 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 rsum of One Thousand Eight Hundred Dollars and No/100-----

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 final payment of principal and interest hereof, if

The above described real property is not currently used for agricultural, timber or grazing purposes.

<text><text><text><text><text><text><text>

is the date, stated above, on which the final installment of said note allowed, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any standing any estimation in any part of the property; (c) join in any standing any estimation in any part of the property; (c) is plate to the making of any map or plat of said property; (b) join in any standing any estimation in any part of the property; (c) is plate to the proper

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliclary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. 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 appoint interest appointment and substitution shall be made by written hereunder. Each such appointment and substitution shall be made by written and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of proding sale under any crustee deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States) at tille insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

to be the set of the s	and agrees to and with the beneficiary and those claiming under him, that he i aid described-real property and has a valid unergoing and in the second second second second second second second	4
current	tly of record	s la
and that he will uncertain the second	ne se	
An and a second	forever defend the same against all persons whomsoever.	
The grantor warrants that the (a)* primarily for grantors	e proceeds of the loan represented by the above described note and this trust deed are: personal, family, household or agricultural purposes (see Inspected Note and the strust deed are:	
Purposes.	oron in grantor is a natural person) are for business or commercial purposes other than agricu	ultur
masculine gender includes the femini	to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, or ssors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, or not named as a beneficiary herein. In construing this deed and whenever the context so require time and the neuter, and the singular number includes the plural.	ot ti
MPORTANT NOTICE Delate the Unit	OF; said grantor has hereunto set his hand the day and year list above written.	
eneficiary MUST comply with the	alle und the beneficiary is a creditor n-Lending Act and Regulation Z, the surgest is a creditor	
he purchase of a dwelling, use Stevens-	s-Ness : Form No.: 1305 cor : equivalent:	
If the signer of the above is a corporation, se the form of acknowledgment opposite.)	not required, disregard this notice	
County of KOMOAN	STATE OF OREGON, County of	
Personally appeared the above nan PLINP B SCOT	amed	and
ne nem com provinsion estador (composi- n provinsion, provinsion estador (composi- n provinsion, provinsion, estador (composi- national)	duly sworn, did say that the former is the	IIISI
The second	Literative sectors and that the set of the sector of the s	•
and acknowledged the I	and each of them acknowledged said instrument to be its voluntary and deed.	and
FFICIAL AL) Notary Public ON RACK	Betoro inc:	
My commission Expires	IC-OREGON (OFFICI	
Ter protect the sectors of the fit	nen en	
Sound pola, to in any one fields?	To be used only when obligations have been paid.	
The undersigned is the legal owner st deed have been fully said	er and holder of all indebtedness secured by the foregoing terral d	
ewith todether with said	to cancel all evidences of indebtedness secured by solid sound owing to you under the terms	
TED:	Mail reconveyance and documents to	the
: She cime or che⇒at	le of the above described property.	
	Dr. pa. acanueri p r. stra osacios d Beneficiary	
NEVSE: Bection 32; ridian Klamath Coun	New 11 4 OF JURY 62 MIN 2012 10 East 05 the WIJ ANGELS TOWNSDIP 40 South, Range 10 East 05 the WIJ ANGELS ACV 70 East 05 the many period of the trates for concellation peters reconsistence will be made.	
FORM No. MILLI	122 OLGEOU' EVENTTE AND STATE OF OREGON	
STEVENS-NESS LAW PUB. CO. PORTLAND. ORE.	County of Klamath	
Granter irre-praily groots, bi with the second	and with any and contains to there is 17th day of October	e
UCILIANIE Grant FACOTE HUIT BULTIGTHE	tor SPACE RESERVED at	, 1
Beneficial	TO. CUS HOUGACOTT' DEPEND Record of Mortgages of said County	
AFTER RECORDING RETURN TO	IN THE SIMPLE County affixed.	
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