STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 TRUST DEED. FORM No. 881-Oregon Trust Deed Series-Vol.<u>079</u> Page **26171** TN-I TRUST DEED S30 KEWNEW SAEMOR CENTENTHIS TRUST DEED, made this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_ November \_\_\_\_\_\_ 19...79..., between 1774705176 CHECCH 31901 830 KLAMATH AVENUE Robert Thomas, as Conservator for Patricia Ann Charles & Patricia Ann Charles as Grantor, William L. Sisemore and and a second Doris L. Hamilton ACCULATE OF CE CANADA AND A SECTION HI WORK MARTINE Pit Minter **《**读》文 省大学 as Beneficiary, Sec. 3:45 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property and the second secon CONCREMENTAL ALLA DELLARS AND in ..... Lot 419 in Block 101, Mills Addition to the City of Klamath Falls, in the County of Klamath, State of Oregon.

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 lixtures now or hereafter attached to or used in connec-tion with end end effet tion with said real estate.

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sum of Twelve thousand and no/100 Dollars

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the tinal payment of principal and interest hereot, if

sold, conveyed, assigned of micro. all obligations secured by this instruction, shall become immediately due and payable.
 The dove described real property is not currently used for egriculture To protect the security of this trust deed, grantor agrees:
 --1. To protect, preserve and maintain said property in good and workmanike for the construction of permit any waste of said property in good and workmanike for the construction of the construct

decree of the trust court shall adjudge reasonable as the beneficiary's or trustee's attor-pellate, court shall, adjudge reasonable as the beneficiary's or trustee's attor-ney's tees on such appeal. If is mittually affreed that: B in the event that any portion or all of said property shall be taken inder the right beets, to require that all or any portion of the moment required as compensation on such taking, which are in excess of the amount required to pay all so or lor such taking, which are in excess of the amount required as compensation on such taking, which are in excess of the amount required as compensation on such taking, which are in excess of the amount required as compensation on such taking, which are in excess of the amount required as compensation on such taking, which are in excess of the amount required as compensation on such taking which are in excess of the amount required as compensation of the proceedings, shall be paid to beneficiary and incurred by it first upon any reasonable costs and expenses and or, incurred by the first point of the trial and appellate courts, necessarily paid or, incurred by the inder the trial and particle courts, necessarily paid or, incurred by the and execute such instruments as shall be necessarily point as such actions accured hereby; and framtor affects, at its own expense, to take such actions and executes such instruments as shall be necessarily in obtaining such com-ficiary, payment of its less and presentation of this deed and the note for ficiary of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

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(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 allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge states in any recovery ance may be described as the "person or persons leadily entitled thereoi" and the recitals there in all any matters or lacts shall be conclusive proof of the truthulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55.
10. Upon any dehult by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, end secure, enter upon and take possession of said property of the indobtedness herebox secured hereby, and in such order as berealizing in the out lies the possession of said property, the source policies or compensation or awards for any taking or damage of the inposities of secure posses and property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or avards for any taking or damage of the roother test.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the any indication or releas thereoid as aloresaid, shall not cure or waive any detamine.
12. Upon default by grantor in payment of any indebtedness secured hereby

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon idealit by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all secured hereby immediately due and payable in trust deed by in equilibrium as a morisdie of the secure the banelicitary out and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall its the time and place of sale, give notice there as then required by law and proceed to toreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and sale then default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other prosons on privileged by CRS 86.760, may pay to the beneliciary or his most of the trust deed and the soligation secured thereby (including cost and attorney's fees not er-enforcing the terms of the obligation and runtee's and attorney's fees not er-ited elault, in which event all toreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and the struste.

entorcing the mounts provided by law) other than such portion difference care-cipal as would not then be due had no default occurred, and thereby care-cipal as would not then be due had no default occurred, and thereby care-cipal as would not then be due had no default occurred, and thereby care-the default, 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 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the more states and shall sell the parcel or parcels at in one parcel or in which are are law in form as required by law conveying shall deliver to the pipethaser. Its deed in form as required by law conveying shall deliver to the pipethaser, its deed in form as tequired by law conveying of the trustee, but methods any purchase at the sale. The granter sub also in the deed of any matters of lact shall be conclusive pool plied. The recting the trustee sells pursuant to the powers provided herein, trustee "15. When trustee sells pursuant to the powers provided herein, trustee "15. When truste obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (4) to the stranter or to the interest of the trustee in the trust deved as their interes many appear in the order of their priority and (4) the deed as their interes many appear in the order of the priority and (4) the deed where the stranter or to hany trustee manned herein or to whe will any to the stra

surplus, if any, to the stantor or to his successor in interest entitled to such surplus. 116. For any reason permitted by law beneficiary may from time to time appoint a successors to any trustee named herein or to any successor trustee appointer trustee, the latter shall be vested with all title, conveyance to the successors trustee, the latter shall be vested with all title, powers and duties conferent upon any trustee herein ranned or appointed instrument. Each such appointment and substitution shall be made by writen hereunder. Each such appointment and substitution shall be made by writen instrument executed by bencingery, containing reference to this trust deed instrument executed by which, when recorded in the office of the County and its place of record; county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pendies and write beneficiary or trustee shall be a party unless such 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS, 696,505 to 696,585.

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The grantor covenants and agrees to ily seized in tee simple of said described re	and with eal prope	n the beneticiary and th erty and has a valid, u	nencumbered title thereto
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d that he will warrant and forever defend	d the sa	me against all persons v	whomsoever
	n se		the second second second
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family (b) for an organization, or (even it grantor	is a natu	ral person) are for business	or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benefit responsed representatives, successors and assign	of and b ns. The te	inds all parties hereto, their rm beneliciary shall mean	r heirs, legatees, devisees, administrators, execu- the holder and owner, including pledgee, of the s deed and whenever the context so requires, the
intract secured hereby, whether or not named as a asculine gender includes the terminine and the ne IN WITNESS WHEREOF, said grau	euter, and	the singular number includ	les the plural.
INV WITHUESS WITHLEG, by lining out, whichever of applicable, if warranty (a) is applicable and the b	r warranty	(a) or (b) is Rala	A Harge
s such word is defined in the Truth-in-Lending Act eneficiary MUST comply with the Act and Regulation	and Regin	ing required	tor for Pitano an the
he purchase of a dwelling, use Stevens-Ness room is f this instrument is NOT to be a first lien, or is not f	to finance quivalent. I	the purchase (Tak	<u>icia Ann Charles</u>
of a advening use brogen toos with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	IORS 9	line entre diseas and the 1964 Leven en on de lineponentes de 19 Constantes - Entre 2000, 19	ang sa
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Robert Thomas as Conservator for PAtricia Ann Charles and Patrici		president and that the la	the former is the
Ann Charles		secretary ofa. corporation, and that t	
and acknowledged the foregoing i ment to be the treat and	instru-	corporate seal of said con sealed in behalf of said of and each of them ackno	reportion and that the instrument was signed and corporation by authority of its board of directors, swledged said instrument to be its voluntary act
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