surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to successor trust successor or successors to any trustee named herein or to any successor trust successor trustee, the latter shall be intered with all title overs and during successor trustee, the latter shall be made appointed powers and during successor trustee, the latter shall be made appointed herein near the successor trustee, the latter shall be made appointed instrument executed by how any trustee herein name the appointed instrument executed by how any trustee herein name to be written and its place of record, while any or counties in which the property is a functed. If. Trustee accepts this trust when this deed, duly rescue and obligated is made, a public record as provided by law. Trustee and obligated to notily any particles of profing is under any reacted and obligated to notily any particles of profing 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 escrow agent licensed under ORS 696.505 to 696.585.

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waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In thereby immediately due and payable. In such an in equity as a 'mortgage or direct the trustee to foreclose this trust deed advertisement and sale. In election may proceed to foreclose this trust deed advertisement and sale. In election may proceed to foreclose this trust deed advertisement and sale. In election may proceed to foreclose this trust deed advertisement and sale. In election may proceed to foreclose this trust deed by execute and cause to be recorded his written notice of default and his election hereby, whereupon the trustee shall fix the time and place of sale, five notice there as then required baw and proceed to loreclose this trust deed in 13. Should the beneficiary or to foreclose by advertisement and sale trustee for the beneficiary or to foreclose by advertisement and sale trustee for the trustee's sale, the frantor or other prosent fired for the set of the the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or this successors in furtied by the set of the trustee's sale, the frantor or other strust deed and the enforcing the terms of the obligation and trustee's area trust deed and the enforcing the terms of the obligation and trustee's and the strust deed hereby including to the beneficiary or his successors in interest, reged thered as such at any time by any other that much portion of the prin-coligation of then be due had no default occurred, and thereby cure the default, in most then be due had no default occurred, and thereby cure the default, in most then be due had no default occurred, and thereby cure the trustee, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held o

Interal, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granning any, easement of creating any, restriction thereon; (c) join in subordination or other of creating any, restriction thereon; (d) reconvey, where warranty, all or any part of the property. The framework of the recent all or any part of the property. The legally entitled thereto? In the recitals therein of any maters or lacts shall services mentioned in this part of the property. The property and the recitals therein of any the recitals for any of the property. The property of the truthulness thereof. Truster's for any of the property of the truthulness thereof. Truster's for any of the services mentioned in this part of the other shares for any of the appointed by a court, and without regard to the adequacy of restrict to be appointed by a court, and without regard to the adequacy of the restrict in the restrict in the prosent by a restrict to be appointed by a court, and without regard to the adequacy of the restrict in the restrict is and the restrict.
10. Upon any indefinition and taking possession of said property, the indefinition of award is of a variation of a said restrict.
11. The entering upon and taking possession of said property, ite insurance policies or compensation of a said restrict for a said rest done and thereol as alores at done of the adequacy of the and other into the adequation and restrict of the adequation and the said of the adequation and the same of the restrict of the adequation and the restrict in the adequation and the restrict in the same of the same of the restrict in the same of the restrict in the same of the same of the same of the same and profits, including these secured hereby, and in such order as been done in the same of the same and profits or the proceeds of the addition and the same of the same and profits as a same and profits or the proceeds of the

sum of Eleven\_Thousand Eight Hundred and Sixty=One\_Dollars and No/100-----

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 connecnow or hereatter appertaining, and the rents, issues and profits thereof and an institutes now or hereatter alloched to of 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

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FORM No. 881-

IN-I

Oregon Trust Deep

86307

TRUST DEED

This Trust Deed is to be paid in full at the time the Grantor sells their property in Torrance California or one year from the Date of this Trust Deed

Lot 2, Block 4; SECOND ADDITION TO MOYINA, in the County of Klamath, State of Oregon" LOISL DEED ALTER LEADER

我们能够得到了你们的"你们的"。

St. Red. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: Ma chaptery an in \_\_\_Klamath\_\_\_\_County, Oregon, described as:

Earl Barnum and Hazel Barnum, husband and wife as Grantor, Transameica Title Insurance Company Colin L. Lott and JoAnna Lott, husband and wife ...., as Trustee, and -44 G

2<u>|99</u>|--7-D TOG 57:00 SECOND TRUST DEED

Vol. m. 80 Page 12:22----

the grantor and beneficiary, may purchase at the sale. 15: When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust surplus, it any, to the grantor or to his successor in interest entitled to such

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 in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any covenant or warranty, express or im-ple the trusteers of the shall be thered. Any covenant or warranty, express or im-ple the trustee sells purchase at the sale.

			1212	<u>'3</u>
The grantor covenants and agrees to an y seized in fee simple of said described rea st Deed record March 14, 19 ees to assume and this Trus	nd with the beneficiary al property and has a 75 in Book M- 5t Deed herein	75 at Page 29 is junior to	915, which the o that Trust D	Granto
t that he will warrant and forever defend	* 焼きなぬなりがながらなりにしていたかね。	医血液的 医骨髓间膜 医结核 网络小 法法保证 化二烯	한글씨는 김 국가에서 국민은 소리를 가지고 주말했다. 가지는 것이 있는 것이 같아요.	
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family, (b) for an organization, or (even if grantor is	s a natural person) are to	or business or commerci	al purposes other than ag	
purposes. This deed applies to, inures to the benefit of	t and binds all parties he The term beneficiary sh	ereto, their heirs, legate nall mean the holder an	ees, devisees, administrato nd owner, including pledg whenever the context so rec	ors, eleca
s, personal representation of the secure of	ter, and the singular num tor has hereunto set h	his hand the day an	nd year first above writ	itten.
MPORTANT NOTICE: Delete, by lining out, whichever v t applicable; if warranty (a) is applicable and the ben	warranty (a) or (b) is neficiary is a creditor nd Regulation Z, the	Earl Barn Harrel Barn	mum by Sto	et Nola
such word is defined in the House and Regulation neficiary MUST comply with the Act and Regulation closures; for this purpose, if this instrument is to be a closures; for this purpose, if this instrument is to be a purchase of a dwelling, use Stevens-Ness Form No.	by making required FIRST lien to finance 1305 or equivalent; finance the purchase	unger Darn	July July	
this instrument is NOI to be a trust light of a dwelling use Stevens-Ness Form No. 1306, or equi a dwelling use Stevens-Ness Form No. 1306, or equi ith the Act is not required, disregard this notice.	ivalent. If compliance	antine (Sector - 1997) Antine		
FORM No. 155-ACTOWLEDGMENT BY ATTORNEY-IN-FACT.				
STATE OF OREGON,	}ss.			
County of Klamath		<b>6</b>	19. SOpersonally a	ppeared
Scott Datry	lid say that he is th	he attorney in fact		•
EDAL BOADDO & LL	nent by authority of a	nd in behalf of said		acknowl-
thathe executed the foregoing instrum edged said instrument to be the act and	dood of soid atimaina		In a same and the state of the	승규는 구구를 위한
신 이 방법에서 회사가 많은 것이 것 같아. 영화가 집에 전에서 가지 않는 것 같은 것 같아. 가지 않을 것 같아.	uccu or sala principa		<del>,</del>	hill
	deed of said principa. Before		DONNA K. MATES	Matur
or 1, 174	deed of said principa	me:	Amh	Matur
(Official Seal)	Before	me: 	DONNA K. MATESO NOTARY PUBLIC-OREC Commission Expires	Meter Ny 1874
(Official Seal)	Before	те: 	DONNA K. MATESO NOTARY PUBLIC-OREC iommission Expires	Matan ON Dylsy
(Official Seal) (Official Seal) 70: The undersigned is the legal owner and hold the bare been fully paid and satisfied. You	deed of said principa. Before , Trustee det, of all indebtedness sec u hereby are directed; on j	me: My C (Title cured by the foregoing payment to you of any	DONNA K. MATESC NOTARY PUBLIC-OREC Sommission Expires	CA CA CA CA CA CA CA CA CA CA CA CA CA C
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