SORM No. 38-21759 TRUST DEED TN 0 STEVENSINESS LAW PUBLISHING CO., PORTLAN 86715 2-23-5 57. TRUST DEED <u>ى</u>تەتەر ئەتەتى Vo! 180 Page 127 THIS TRUST DEED, made this 4th April Men L Stephen D. Roth and/or Marita L. Roth, as Joint Tenants ĊÓ. 10 between Grantor, Transamerica Title Insurance Co. as Wells Fargo Realty Services, Inc., a California Corporation as Trustee under Trust .., as Trustee, and as Beneficiary, TIAT a substantini WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: in 101010 Lot 18, Block 4, Klamath Country, in the County of Klamath, State of Oregon, as shown on Map filed in Book 20, Page 6 of Maps in the office of the County Recorder of said County. 22.41.CC And the set of the set En mei iste er aretrer fing fruit Deals On Inte HOLL wie is i sac ver Bail, waaj to distant 23 rotogether 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 Four Thousand Five Hundred Fifty-Four and 40/100-note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if note of even date nerewith, payable to beneficiary of order and made by grantor, the tinal payment of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final 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, herein, shall become immediately due and payable. The above described reol property is not currently used for egricultural, timber or grazing purposes.

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The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any, building or improvement thereon: 2. To complete any waste of said property. 2. To complete or restore prompily and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete any assist of the said property if the beneficiary to request, to ion in creating such linancing statements pursuant to the Uniform Commen-tions and restitictions allecting statements pursuant to the Uniform Commen-tions in concerned there and to pay for filing same in the by filing officers or sarching agencies as may be deemed desirable by the beneficiary. 4. To provide and conlinuously maintain interment of the there is the there the sarching magencies and may be deemed desirable by the beneficiary.

International and predictions allecting said property; if high allon, covenants, condi-chard Code examing stark limating statements pursuant to the hard so requests, to the proper public the beneficiary may require and to pay for filling micromer-proper public soft or exacting agencies as may be deemed desirable by the by filling officers or exacting agencies as may be deemed desirable by the breaking officers or exacting agencies as may be deemed desirable by the breaking. The provide and confinuously may from time to time to the break of the proper public of the beneficiary may from time to time to the break on an amount not heard's at the beneficiary with loss payable to the batter; all policies of insurance shall be beneficiary, with loss payable to the latter; all policies of insurance shall be beneficiary with pay ach insurance and to the grantes shall fail for any reason to the beneficiary as soon as insured; if the grantes shall fail for any reason to the beneficiary as soon as insured; deliver said policies to the beneficiary the same at grantor's expense. The building collected under may procure the same at grantor's expense. The building or of the same shall be released to grany the applied by benefi-ciary upon any indebicary of near the same at grantor's expense. The building any part thereol, may be released to grany the application or releases shall set don pursuant to such notice. The same shall part on the or construction lens and to pay all start asid properties free from construction. These same parts and there payment or by providing beneficiary with large frants and other to beneficiary; should the grantor hill an promptly deliver receipts therefor to beneficiary; should the grantor hill an promptly deliver receipts therefor the beneficiary should the grantor hill an promptly deliver as sessad-by direct payment or by providing beneficiary with hind by fantor, either trust deed, shall be added to gray ments, with hind be oblighed to the trust deed, shall be added to appresent of the sc

instrument, intrapective of the maturity dates expressed therein, or (ullurul, timber or grazing purposes. (a) content to the making of any map or plat of said property: (b) join in any ubordination essentant or creating any restriction thereon; (c) join in any dating assentant or creating any restriction thereon; (c) join in any dating assentant or creating any restriction thereon; (c) join in any dating assentant or creating any restriction thereon; (c) join in any dating any reconvultout warranty, all or any part of the property. There is the property of property is the data of the property of the truthuling there in of any matters or lacks shall services mentioned in this paragraph shall been for subscriptions of persons be conclusive proof of the truthuling there in of any matters or lacks shall services mentioned in this paragraph shall been beneficiary may at any to interface without noise, either in person, by deent or, beneficiary may at any to the dibust noise, either in person, by deent or, beneficiary may at any to the dibust noise, either in person, by deent or, beneficiary may at any to any part they. I and search para the subscription of a state and unpaid, and apply the same. Jess cass and expenses of operating and unpaid, and apply the same issues and profits, including rise and paids, or the proceeds of first and other property, and tay or compensation or awards for any taking or first and other property, and tay or compensation or awards for any taking or the are property, and tay or compensation or awards for any taking or the are property, and tay or compensation or awards for any taking or the are property, and tay or compensation or awards for any taking or the are property, and tay or compensation or awards for any taking or the are property, and the or compensation or awards for any taking or there are property, and the or compensation or awards for any taking or there are property, and the or compensation or awards for any taking or there property, and the ore

Autplus, II any to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to fime appoint a successor or successors to any trustee named herein or to any conveys frustee appointed hereinder. Upon such appointement, and without powers and the successor trustee, the latter shall be vested with all title hereunder. The successor trustee, the latter shall be made appoint powers and cuties conferred upon any trustee herein named herein or to appoint executed by beneliciary, containing reference to the the day and its power of the courty or cuntum in which the power it is Court of the successor of proper appointment of the successor trusteed and the successor of proper appointment of the successor trusteed and its power accepts this trust when this deed, duly executed and billigated to noting any party hereto of pending sale under any other 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 attainey, 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, a title 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.

and agrees to and with	the beneficiary and those claiming under him, that he is law- rty and has a valid, unencumbered title thereto
The grantor covenants and eg	the beneficiary and those claiming under him, and has a valid, unencumbered title thereto
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	the above described note and this trust deed are:
The grantor warrants that the proceeds of the loan to	epresented by the above described note and this trust deed are: old or adricultural purposes (see Important Notice below). Second Second Secon
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