TRUST DEED

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TRUST DEED

FORM No. 881-Oregon Trust Deed Series

County allixed. as Grantor, Thomas E. Klump; M.D., P.C. Employees' Profit Sharing and Trust Agreement, as Trustee, and LLUE Thomas E. VKlump, M.D., P.C., Employees' Profit Sharing and Trust Agreement (

(instantial function of as document for the instantial function in the original function in t Fuploydes. Profice Sharing and a secondary or and as Beneficiary Clumb' Will b C-EQU In book (seel/volume No., 180 numer WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: In <u>Alamath</u> Litowas E KTilub W.D. in

An undivided one-half interest in Lot 10, Block 5, TractiNo.o.1163, CAMPUS VIEW, in the County of Klamath, State of Oregon. 21:41E OF OFFICE A 1.151 [21] 11E [2]

THIS TRUST DEED IS OF EQUAL PRIORITY TO A SIMILAR TRUST DEED EXECUTED BY GRANTOR OF EVEN DATE; AND THE BREACH, OF EITHER, TRUST DEED, SHALL BE A. BREACH OF THE OTHER.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now of 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

Passhall (object the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (a) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (b) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security of this trust deed, grantor agrees: (c) consent to the security consent to the security of this trust deed, grantor agrees: (c) consent to the security consent to the security of this trust deed, grantor agrees: (c) consent to the security c

becomes due, and payable. In the weak the stantor withouts lites thaving then, at the beneliciary's option, all obligations secured by this instrument, therein, shall become immediately due and payable.
 The above described teal property is not currently first instrument, the stant become immediately due and payable.
 To protect the security of this trust deed, grantor agrees.
 To protect the security of this trust deed, grantor agrees.
 To commit or permit any wate of said property in good condition.
 To commit or permit any wate of said property.
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trad, timber or grazing purposes.
traditional states of the making of any map or plat of said property; (b) join in any same or or other, agreement, allecting, this deed or, the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The israntee, in any reconveyance may be described as the "person or persons leadly or or lies" or lies of the truthulness thereon! (c) join in any assentee, in any reconveyance may be described as the "person or persons leadly or or lies" or lies there or lies there or lies the share or lies the share or lies the share of the truthulness thereon. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebidness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same lies costs and expenses of notice of delaut hereounds for a said, property, the collection of such rents, upon any delaut on release thereot as aloresaid, shall not cure or waive any delaut to motion or release thereod as aloresaid, shall not cure or invalidate any act done notice.
12. Upon delault by grantor in payment of any indebidness secured hereby and program protone of any delaut by grantor in payment of any indebidness escured here on a law denay any at the beneficiary may delaut by grantor in payment of any indebidness escured here of low of a such rents, and the splicary or in his performance, of any grantor in payment of any indebidness escured hereby is a more the beneficiary or the interest shall recurd the splicary or his greatormed hereby is any proceed to loreclose this trust deed in the paragrapheron and proceed to loreclose this trust dee

the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then alter delault at any time prior to live days before the date set by the trustee lor the trustee's table beneficiary or other person so privileded by ORS 86.760, may pay to then due under the terms of the trust deed and the obligation secured the they due under the terms of the trust deed and the obligation secured the bulk due on the trustee's and attorney's lees not ex-cending the terms provided by law) other than such portion of the priv-cipal as would not then be due had no delault occurred, and thereby cure the delault; in which event all foreclosure proceedings shall be dismissed by the trustee.

surplus, if any, to the drantor or to his successor in inferest entitled to such surplus. 16. For any reason permitted by taw beneficiary may from time to the appoint a successor or successor to any trastee named herein or to any successor trastee appointed hereinfer. Upon such appointed herein and without conveyance to the successor trastee, the latter shall be wated with all tite, powers and duties conferred upon any trastee herein named or appointed hereinder, Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed 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 notify any party hereio of pening sale under any other deed of trust or of any section or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Truit Deed Act provides that the trustee hereunder must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust com NOTE: The Truit Deed Act provides that the trustee hereunder must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust com or savings and loon useduation (authorized to do business under the laws of Oregon or the United States) of an escrow agent licensed under ORS 676-505 to 674, property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676-505 to 674, and the state of th

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	er defend the same against all persons whomsoever.
(a)* primarily for grantor s person (a)* primarily for grantor's person (b) for an organization, or (even in purposes	eds of the loan represented by the above described note and this trust deed are: al. family, household or agricultural purposes (see Important Notice below)
This deed applies to, inures to the fors, personal representatives, successors an contract secured thereby, whether or not na masculine, gender includes the feminine and	benefit of and binds all parties hereto, their heirs legatees, devisees, administrators, execu- ned as a beneficiary herein. In construing this deed and where, including pledgee, of the
*IMPORTANT, NOTICE: Delete, by fining out, w net coplicable, if worranty (a) is applicable or a such word	aid grantor has hereunto set his hand the day and year first above written.
beneficiary * MUST comply with the Act and R disclosures; for his purpose if this instrument i the purchase of a dwelling, use Stevens Ness If this instrument is NOT to be a first lien; or	ng Act and Regulation Z, the Thomas E. Klump, H.D. H.D. sulation by making required a current scale was made and the second scale of the second s
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Thomast E. & Klump, 'M' Direct sectors of the sector secto	and who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of
ment to be, o his voluntary act	a corporation; and that the seal atlixed to the foregoing instrument is the the seal of seal of seal of seal corporation and that the instrument was stand or ing instrument is sealed in behall of seal of corporation and that the instrument was stand or the sealed in behall of seal of corporation and that the instrument was stand or the sealed in behall of seal of corporation and that the instrument was stand or the sealed in behall of seale corporation and that the instrument was stand or the sealed in behall of seale corporation and that the instrument was stand or the sealed in behall of seale corporation and that the instrument was stand or the sealed in behall of seale corporation and that the instrument was stand or the sealed in the seale corporation and that the instrument was stand or the sealed in the seale corporation and that the instrument was stand or the sealed in the seale corporation and that the instrument was stand or the sealed in the seale corporation and the seale corporat
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frust deed have been fully paid and satisfied Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re state room hald the off. This statute, to react	older of all indebtedness secured by the foregoing trust deed. All sums secured by said outhereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you convey, without warranty to the secured by said trust deed (which are delivered to you
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Thomas E. Klump, M.D.	I certify that the within instru-
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Trust/Agreement //White in the second	RECORDER'S'USE page 14700 or as document/fee/file/ RECORDER'S'USE instrument/moroillm No. 87904 REUTORICE DIGIT 2011 Record of Morigages of said County. C. EmbToxici, DIOLIT 201105 Witness' my hand, and seal of County affixed
Lipowne r. Kruwb ⁷ v D SteventA. Zamsky D PC ¹ diade iv 110 North 6thy Suite 207	County affixed.
Klamath Fails, OR 97601	IEO21 DEED By Direction Affactor Deputy

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