surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to successor fusces appointed hereinder. Upon such appointed herein or to any convergence to the successor trustee, the latter shall be intenent, and without powers and to the successor fusite, the latter shall be intenent, and without powers and to the successor fusite, the latter shall be intenent, and without powers and the successor fusite, the latter shall be intenent, and without powers and the successor fusite, the latter shall be intenent, and without powers and the successor fusite, the latter shall be intenent or appointed instrument executed by beneficiary, containing reference for made by written and in place of record, which, when recorded in the olite this trust deed Clerk or faccorder of the county, when the other the property is situated and the conclusive proof of proper appointment of the generative is suitated obligated to notify any party hereto of pending sale dy law. Trustee is not trust or of any appoint action or proceeding in which framfor, beneficiary or trustee what 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 atomey, who is an active member of the Oregon State Bar, a bank, trust company or sovings and lean association outhorized to a 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, the United States or any agency thereof, or an escrew agent lices ad under ORS 696.505 to 696.585.

point in executing such Mindling said property. If Regulations, covenants, condi-cipate Code as the keneliciting said property with the medicitary so requests, or property public office or office may require and to pay the Uniform Commer-property public office or office may require as the cost of all finds are in the different end of the said promises admits loss or damage by first mow or hereafter end on the said promises admits loss or damage by first and such other hearafd on the said promises admits loss or damage by first and such other hearafd on the said promises admits loss or damage by first and anoth the said and the bandlicity may how times to time require, in politicity of the beam of the beam of the beneficiary as soon a latterial deliver said political fail for any reason to the beneficiary as soon a latterial deliver said political to the beam of the beneficiary as soon a latterial deliver said political to the beam of the beneficiary as soon a latterial deliver said political to the same admits and the same and the beam of any politic of the beam of the beneficiary as soon a latterial deliver said political to the same admits and the same and the politicary. may procuric any new or hereafter plays prior to the expira-tion beam of the same admits and the same polity may be applied to indicat the beneficiary. They or other same a frantor's contraction from and buildings, any determiny indebitedness secured practice of delauft approximation or releases and and the practicary the or other same polity may be applied to indicat assessments and other charges plant may be levied or assess of upon and the beneficiary. Same other same or the charges pany of any taxes, assess and such payment, beneficiary ding beneficiary with the deliver of invalidate any determine to such any new other charges pany of any taxes, assess and such payment, beneficiary ding beneficiary with the deliver of a diffici-to the expired part of the solution of the beneficiary of any taxes, assess and such payment, beneficiar the detault, in which event all foreclosure proceedings shall be dismissed by the trustee. If the safe shall be held on the date and at the time and place designated in the notice of safe or the time to which said safe may place designated in the notice of safe or the time to which said safe may one parcel or in separate parcels and shall sell the safe property either shall deliver to the purchaser its cash, payable at the time of safe. Trustee the protection of the highest bidder of any covenant or warrand by law conclusive proof plied. There is the safe shall be not any covenant or warrand by law conclusive proof of the truthulinest thereol. Any purchase at the safe. Using the other provided by proving the safe of the safe safe. Trustee the granter and beneficiary, may purchase at the safe. Using the cluding apply the proceeds of the trustee safe safe. The safe safe safe safe safe of the safe safe safe. The safe safe, in-the conduction of the trustee safe to payment of (1) the septense of safe, in-the safe subsequent to the interest of ded. (3) to all persons the day the trustees and a reanable charde by trustees at the subsequent to the interest of the trustee in the trustee safe as their interests may part in the order of the trustee in the truste surplus. If any, to the dramor or to his successor in interest entitle to such the surplus. If for any reason permitted by law beneficiary may for the trustee of the trustees of the trustees of the trustees of the trustee of the tru

wave any detault 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 hercunder. The beneficiary may in equil sums secured hereby immediately due and payable. In such an other the beneficiary at his effection may proceed to draw the strust deed event the beneficiary at his effection may proceed to draw the trustee ball on the beneficiary at his effective the beneficiar this trust deed event the beneficiary at his effective the the draw of the trustee ball to self the said described real his written notice of default his election thereof as then required by law and proceed to loreclose this trust deed thereof as then required by law and proceed to loreclose this trust deed thereof as then required by law and proceed to loreclose this trust deed thereof as then required by law and proceed to loreclose this trust deed thereof as then required by law and proceed to loreclose the set by the trust deed in ORS 86.795. 13. Should the beneficiary or to live days before the date set by the trust deal at any sime prior to live days before the date set by the trust deal the trustee's and the function or other person so priviled by they, the entire amount the beneficiary or his successors in interest, respec-ted as would not then by law other than successors in other the the the trustee of the the date de had no default occurs of the trust deed and the amounts provided by law) other than successors in other by endefault, in which event all foreclosure proceedings shall be dismissed by the the trustee, the sale shall be heid on the date and at the time and the trustee.

Ine above described real property is not currently used for agricu-To protect the security of this trust deed, grantor agrees: 1.16 protect, preserve and maintain said property in 600d condition and repair, not to remove or demolish any building or improvement thereon; To complete or restore promptly and in 600d and workmanike destroyed thereon; and pay when due all costs incurred theredon; tions, and restrictions allecting said property; if the beneficiary so requests, to indicate thereon; and pay when due all costs incurred theredon; tions, and, restrictions allecting said property; if the beneficiary so requests, to proper public of lice or offices, as well, as the cost of all lien searches made beneficiary. A to provide and continuously maintain insurance on the built.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other acteating, any restriction thereon; (c) join in any subordination or other after any line and of the property. The property without warranty, all or added or the line or barde feally entitled thereto, and the recital therein all act of the property. The second of the truthulness thereoi. If any matters or lacks shall be observed and there in any received and the recital therein any matters or lacks shall be observed and the second there in any restricts or the second of the there is a the "person or person or person or person or person or person be conclusive proof without regard to the adequary of any security for sevices and profits, including entities particular the adaptive beneficiary may at any the indebtedness hereby secured hereby, and in such order as been.
11. The entering upon and taking possession of said property, the indebtedness or deplication or any detain or all the indebtedness of any charter of the adequary of any security for insues and profits, including reasonable ation.
11. The entering upon and taking possession of said property, the insurance policies or compensation or award for any taking or damage of the adequary of any determine.
11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any casid, shall not cure and the policies or invalidate any act of the adequary of any taking the adequary of any act of the second of the second or any detains.
12. Upon detault by grantor in payment of any indebtedness secured hereby and in such order as address and profits.

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Lot 16, Block 7, GATEWOOD, Tract No. 1035, in the County of Klamath,

CORP., a Delaware Corporation Calcorda -

ITT DIVERSIFIED CREDIT

. between

LI, DTHIS TRUST DEED; made this 27th day of February CHARLES C. SCOTT and JILL R. SCOTT, husband and wife as Grantor, TRANSAMERICA TITLE INSURANCE CO,

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. 00

810007 0

Vol m TRUST DEED

·s 47.

ATATE OF PERCON

as Trustee, and

STEVENS-NESS LAW PUBLISHING CO

as Beneficiary,

P. O. Do Berged Kent: Wa Berged Amin: Don Lyone 98031

	-14-10 (
The grantor covenants and agrees to and win	th the beneficiary and those claiming under him, that he is law- berty and has a valid, unencumbered title thereto favor of United States National Bank of
except as to a Trust Deed in Oregon, an Association	favor of United States National Bank of
nd that he will warrant and forever defend the sa	ame against all persons whomsoever.
(h) for an organization, or (even if grantor is a nat	represented by the above described note and this trust deed are: NHXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
purposes. This deed applies to; inures to the benefit of and ors, personal representatives, successors and assigns. The i ontract secured hereby, whether or not named as a benefic contract secured hereby, whether or not named as a benefic	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iary herein. In construing this deed and whenever the context so requires, the d the singular number includes the plural.
IN WITNESS WHEREOF, said grantor ha	is hereunto set his hend/the day and year hist above white a
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Reg	ulation Z, the
as such word is defined in the trouble and Regulation by ma beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose, if this instrument is to be a FIRST (the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance	ien to finance or.equivalent;
of a dwelling use Stevens-Ness form No. 1300, or equivalent with the Act is not required, disregard this notice. (If the signer of the above is a corporation;	
Use the form of demonstrating opposition (ORS	93.490) STATE OF OREGON, County of
Confity of Klamath)	Personally appeared
Personally appeared the above named. Charles C. Scott and	duly sworn, did say that the former is the president and that the latter is the
Jill R. Scott	secretary of
and acknowledged the foregoing instru- ment to be their voluntary act and deed.	a corporation, and that the seal affixed to the foregoing instrument is t corporate seal of said corporation and that the instrument was signed a sealed in behalt of said corporation by authority of its board of directo and each of them acknowledged said instrument to be its voluntary of and deed.
Before me:	Before me:
(OFFICIAL) (Orfice) (Notary Public tor Oregon	OVER CONTROL OFFICI SEAL
My commission expires: 3-22-8)	
 State and the second state of the	I only when obligations have been poid.
	14. 철전에 사실할 수 있는 것은 것은 것은 것을 가지 않는 것을 수 있는 것을 수 있다. 것을 것을 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 것 같이 없는 것을 수 있는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없다. 것 같이 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없다. 것 같이 않은 것 같이 않는 것 같이 않다. 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않다. 않은 것 같이 없다. 것 같이 않는 것 같이 없다. 않은 것 않았다. 않았다. 것 같이 않았다 것 같이 않았다. 않았다. 것 같이 않았다. 것 않았다. 것 같이 것 않았다. 것 않았다. 것 않았다. 않았다. 것 않았다. 것 않았다. 것 않았다. 것 않았다. 것 않았다. 않았다. 것 않았다. 것 않았다. 것 않았다. 않았다. 것 않았다. 않았다. 것 않았다. 않았다. 것 않았다. 않았다. 않았다. 않았다. 않았다. 않았다. 않 않 않았다. 않았다.
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TO:	all indebtedness secured by the foregoing trust deed. All sums secured by y are directed, on payment to you of any sums owing to you under the term dences of indebtedness secured by said trust deed (which are delivered to without warranty, to the parties designated by the terms of said trust deed
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TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereb, said trust deed or pursuant to statute, to cancel all evi- herewith together with said trust deed) and to reconvey a bestate now held by you under the same. Mail reconvey and DATED: Do not lose or desirey this Trust Deed OR THE NOTE which it a TRUST DEED	all indebtedness secured by the foregoing trust deed. All sums secured by y are directed, on payment to you of any sums owing to you under the term dences of indebtedness secured by said trust deed (which are delivered to without warranty, to the parties designated by the terms of said trust deed nee and documents to Beneficiary ervres. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of K1 amath
TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereb, said trust deed or pursuant to statute, to cancel all evi- herewith together with said trust deed) and to reconvey and be not hold by you under the same. Mail reconvey and DATED: Do not lose or desirey this Trust Deed OR THE NOTE which it a TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUBLEO. PORTLAND. ONE. (1)	all indebtedness secured by the foregoing trust deed. All sums secured by y are directed, on payment to you of any sums owing to you under the term dences of indebtedness secured by said trust deed (which are delivered to without warranty), to the parties designated by the terms of said trust deed nee and documents to Beneficiary secures. Both must be delivered to the trustee for cancellotion before reconveyance will be made. STATE OF OREGON, I COUNTY of INST INST INST IN THE WITHIN INS ment was received for record on
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TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evi- herewith together with said trust deed) and to reconvey a betate now held by you under the same. Mail reconveyant DATED: Do not lose or destroy this Trust Deed OR THE NOTE which is a TRUST DEEDD (FORM No. 681) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 681) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) COMMING. 683) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) COMMING. 683) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) STRVENG-NESS LAW PUBLCO. PORTLAND. ONE: (1) COMMING. 683) STRVENG COMMING. 683) STRVEN	all indebtedness secured by the foregoing trust deed. All sums secured by y are directed, on payment to you of any sums owing to you under the term dences of indebtedness secured by said trust deed (which are delivered to without warranty, to the parties designated by the terms of said trust deed nee and documents to Beneficiary secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
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