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NOTE: The Trust Deed Act, provides that the trustee hereunder must be alther 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 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 escrow agent licensed under ORS 696.505 to 696.585.

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FORM No. 881-

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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 thereot and all tixtures 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 sum of ELEVEN THOUSAND, NINE HUNDRED, NINTY, THREE, AND, 15/100-----

Lot 9, Block 4 RIVERVIEW SECOND ADDITION, in the County of Klamath State of Oregon and International sector sector participation in the plane of the sector of the sect Upon the sale or transfer of either property shown above,

Lots 13 and 14; Block 10 ST. FRANCIS PARK, in the County of Klamath HAR State of Oregon . Seriitti tis SEATE OF ORGOUND PARCEL 2:

21.90(6) 出现了中国的现象 ารมธรรฐ WITNESSETH: in

Kr. **26745** Kr. **26745** Tug Kre. K. K. K. ol. M81 Page 3982 TRUST DEED E BOGGETS THIS TRUST DEED, made this ______ day of _____ March_____ Vol. EVERETT A. JAMESON AND HELEN M. JAMESON, husband and wife

....., 19.81, between as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY INC., as Trustee, and RICHARD R. RODGERS AND CHARLOTTE D. RODGERS, husband and wife in book roat saturate V. 131

mas Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: PARCEL 1: the summaries much we have the

-Oregon Trust Deed Series -TRUST DEED STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 9720 03603

surplus, it any, to the stantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law baneliclary may from time to successor trustee successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance sites appointed hereinder. Upon such appointment, and without powers and daties conferred upon any trustee herein named or appointed instrument executed by beneliciary, containing felerence to this trust deed (Clerk of Recorder of the course of the successor trustee, and its place, of record, which, when recorded herein the office of the County shall be conclusive proof of proper appointment of the successor trustee. In Trustee is made, a public record pending sale under any other deed of trust or of any action or proceeding is shought by trustee.

the trustee. 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 be postponed as provided by any The trustee may sell said property either auction to the highest bidden for cash, payable at the time of a parcels or shall deliver to the purchaser for cash, payable at the time of a parcels the frustee the property so sold, but without any covenant or warranty, early conveying plied, there is a provided by provide the trustee may the time of the solution the granter of the purchaser is deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursiant to the powers provided herein, trustee cluding the comproceeds of sale to payment of (1) the expresses of sale, in-station of the obligation secured by the trust deed, have by the parce having recorded liens subsequent to the interest of the trust deed, have by all persons having recorded liens subsequent to the interest of the trustee in the trust having it any, to the granter or to his successor in interest entitled to such interplay. 16. For any reason permitted by 'aw bandlatary entitle

Waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may event the beneliciary at his election mediately due and payable. In such an in equity as a morigate or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter written notice of delault and his election hereby to salisfy the obligations secured hereby instant the beneliciary or the trustee to be recorded his written notice of delault and his election hereby, whereupon the trustee and property to satisfy the obligations secured thereof as then required by faw and proceed to foreclose this trust deed in the man provided in OKS 66.740.
13. Should the beneliciary elect to foreclose by advertisement and sale the grant for borelose by advertisement and sale the function or other provided by lively, the online distribution of the trustee's sale the successors in nireest, respectively, the online spot (including costs and expanse actually incurred in the endicing the terms action of the provided by law) other than successors in other excipation for them be discuided by law) other that successors in otherset, respectively, the online provided by law) other that successors in otherset, respectively, then when here the here had in the terms and the obligation of the primes actually incurred in the beneliciary or his successors in otherset, respectively, then be then be held on the delault of the obligation of the beneliciary or here and the dismissed by lively, including the here here and active dismissed by law of the beneliciary or his successors in interest, respectively, the online provided by law) other that and thereby curre interest provided by law) other that and thereby curre interest.

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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 any restriction thereon; (c) join in any thereol; (d) reconvey, without warranty, all or any part of the property. The legally, entitled thereto, and the recitals there of any mater of the property. The services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, either in person, by agent or by a service the recitas and the possible of services and possible in the order of the order of the services and possible in the service of the services and possible conclusive proof in the service of the order of the services and possible conclusive proof of the truthulness thereol. Trustee's fees or any of the pointed by a court, either in person, by agent or by a receiver to be aport the indebtedness including those past due and unpaid, and apply the same, ney's less upon and taking possession of said property, the rest, secure dhereby, and in such order as beneficiary of any determine.
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12. Upon default by grantor in payment of any indebtedness secured to such notice.

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