NOTE: The Trust Deed, Act provides that the trustee hereunder must be either on 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 fille Insurance company authorized to insure tills 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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pied. The recutals in the deed of any masters of the control of the frustee, but including of the truthfulness thereof. Any person, excluding the trustee, but including 15: When trustee sells pursuant to the powers provided herein, trustee of the truthfulness thereof. Any person, excluding the trustee, but including 15: When trustee sells pursuant to the powers provided herein, trustee of the truthfulness of the trustee of the trustee of the trustee of the officient of the oblightion secured by the trust deed, (3) to all persons there in the oblightion secured by the trust deed, (3) to all persons there is their interest any appear in the order of the trustee of the trust surplus, if any, ito the iteration or to his successor in interest entitled to such surplus. The research of the trustees of the trustees of the trust of the appear in the order of the trust deed, (3) to all persons surplus. The the interest and appear in the order of the trustees into appear in the order of the successor in interest entitled to such surplus. The the interest and appear in the order of the interest of the such surplus. The the interest and appear in the order of the successor is the successor into appoint a successor of successor is any trustee named before the suc-sor or trustee appointed upon any trustee herein named or appointed instrument executed by bontment and substitution shall be well the deed of the or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of proper appointed in the successor of trustee. Any party and party hereto of proding sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

The default, in which event all foreclosure proceedings shall be distinct by ethe frustee. 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 law. The trustee may sell said property either in one parcel or in separate parcels and sall sell the parcel or parcels at shall deliver to the highest bidder for each, payable at the time of sale. Trustee the property, so, soid, but without yny covenant or warranty, express or im-of the truthulaness thereol. Any person, excluding the trustee, but including the granter and beneficiary; may purchase at the sale.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. I pursuant to such notice, the stantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneticiary may event the beneticiary at his election may proceed to foreclose this frust deed advertisement and sale. In the boy immediately due and payable. In such an in equity as a morifage or direct the trustee to foreclose this frust deed advertisement and sale. In faither were the beneticiary or the trustee shall to sell the said described rail property to satisfy the obligations secured thereof as their required baw and proceed to foreclose this frust deed in equired the said described all property to satisfy the obligations secure and cause to be recorded his written notice of default an his election hereby, whereupon the trustee shall fix the time and place of the first deed in the maner provided in ORS 66.740 to 86.795. 13. Should the beneficiary or his use person so privileged by tirvely, the entities and the generic or other sensors in interest, respec-tobligation secured thereby (including costs and ensors of the trust deed and endering the terms) for other heres as actually incurred the enforcing the terms of the obligation and trustee's and thereby cure cipal as would not hen 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. (Default all foreclosure proceeding the tirustee by the enforcing the terms of the obligation and trustee's and antherest, respec-tive bar of the benedicing or the substant portion of the prive coloring the terms of the obligation and trustee's and at the times are cipal as would need and hereby cure the default, in my then be due had no default occurred, and thereby cure the default, in my then be due had no default occurred, and thereby cure the default, in my then be due had no default occurred and thereby cure the trustee. The beamed here had no de

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[lural,:timber; or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in subordination or other agreement allecting this deed or the hero or charge franteel, (d), teconvey, without warranty, all or any part of the property. The legally entitled theretor and the recitals there in of any more or persons be conclusive proof of the furthuliness thereof. Trustee's less of any stand the standard there of the property of the inductive proof of the furthuliness thereof. Trustee's less of any standard there of the property of the inductive proof of the furthuliness thereof. Trustee's less of any standard there of the property of the inductive proof of the furthuliness thereof. Trustee's less of any standard there of the property of the inductive proof is person, by aftent or by a receiver to be appointed by a court, and without regard to the adeuacy of any security or prosises and profits, indebiedness particular in the induction, including thoses past due and apply the same, ney's less upon and collection, including thoses past due and any property, the collection of such property, the

The above described real property is not currently used for agricultural, timber; or grazing purposes.

r, hereatter appertaining, and the rents, issues and profits mereor and all lixtures now or hereatter attached to or used in connec-vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Lots 10 and 11, Block 32, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the following: The Northeasterly portion of Lot 11, Block 32, Buena Vista Addition to the City of Klamath Falls, described as follows: Vista Addition to the City of Klamath Falls, described as follows: Beginning at a 3/4" pipe located in the Southeast corner of said Lot 11 thence along Easterly line of Lot 11 North 15? 03' 30" East 58.0 feet North 15° 03' 30" East to a point which is the Northeasterly corner of Lot 11; thence North 74° 56' 30" West 50.0 feet to a 5/8" rebar also the Northwesterly corner of Lot 11; thence South 15° 3' 30" West along Westerly said lot line 8.3 feet to a 2" rebar: thence South 19° 05' 30" to the true with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise for with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

EVERETT F. SIX and SYLVIA L. SIX, husband and wife as Beneficiary,

BALLAC 19996748

Squ Casterbury Isri

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as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY

FORM No. 881-1-Oregon Trut Deed Series-TRUST DEED (No restriction on assignment)

.., as Trustee, and

19.81, between

Vol. M8/ TRUST DEED Page 3987 KEN JENKINS In the second seco RECENT

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ly seized in fee simple of said day	igrees to and with the beneficiary and those claiming under him, that he is l scribed real property and has a valid; unencumbered title thereto
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The grantor warrants that the proce (a)* primarily for grantor's persona (b) for an organization or grant	eeds of the loan represented by the above described note and this trust deed are:
This deed applies to inures to the	a, rainly, noise four of agricultural purposes (see Important Notice below), if grantor is a natural person) are for business or commercial purposes other than agricultu- benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, exi- ind assigns. The term beneficiary shall mean the holder and owner, including pledgee, of
culine gender includes the feminine and	and as a beneficiary nerein. In construing this deed and whenever the context so requires, ad the neuter, and the singular number includes the plural.
PORTANT NOTICE: Delete, by lining out a	a his an and the second s
uch word is defined in the Truth-In-Lendi ficiary MUST comply with the Act and P sources for this immore if the	ing and ine beneficiary is a creditor ling Act and Regulation 2, the Regulation by imaking required
is instrument is NOT to be a first lien, or dwelling use Stavens New Form No. 1200	form No. 1305 or equivalent and a work we that the states of the second states of the process of the process of the second states of th
The ACT is not required, disregard this notice. • signer of the above is a corporation,	[10] M.
	NAME BAR ADDRESS AND STATE OF OFFICIAN COMPLEX (THE BAR AND ADDRESS ADDRESS)
Personally appeared the above named.	) 55. Personally appeared
Ken Jenhins	who, each being i duly sworn, did say that the former is the president and that the latter is the
	Secretary of the Parties of the Part
and acknowledged the foreg	
TICIAL	and deed. Before me:
Notary Public for Oregon	OFFICI
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