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the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise: the sale shall be held on the date and at the time and place designated in the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell which said sale may in one parcel or in separate for cash, payable at the sale property either auction to the highest bidder for cash, payable at the the parcel or parcels at shall deliver to the purchase the del of any covenant or warranty, express or im-of the truthuliness thereoi. Any person, excluding the full be conclusive proof the genery so sole, but without any covenant to warranty, express or im-of the truthuliness thereoi. Any person, excluding the frustee, but including "5. When trustes thereoi. Any person, excluding the frustee, but including all on the highest of the trustee and a respense of all or including the corner and beneficiary in your chase at the sale. "5. When trustes where the opparent of (1) the expenses of sale, in-ationney, (2) to the obligation accured by the trust of the further by trusteen dead as their, interests may appear in the order of the firstee, by trusteen aurplus; if any, to the granter or to his successor in interest on the trust aurplus; if any, to the granter or to his successor in interest or interest of the deal is and the trustee the trustee of the first the trustee of the firstee in the trust aurplus; if any, to the granter are the handlicker interest for the trustee of the first the trust is a successor in the successor in the successor in the successor in the trust of the aurplus.

NOTE: The Trust Deed Act provides that the trustee, hereunder must be either an intromey, who its 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.

af the search as well as the other costs and expenses of the truste incurred in connection with or in enforcing this obligation and trustee's and attorney's element of a papear in and delend any action or proceeding nurporting to proceeding nurporting to proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the highest bidder for cash, payable at the time of safe Array action or proceeding nurport of the second of the se

cial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lier searches made beneficiary.
4. To provide and continuously maintain insurance on the buildings an amount not less than \$111 performs against loss of damage by life of desirable by the beneficiary and the bandling performs against loss of damage by life of desirable to the said performs against loss of damage by life of desirable to the bandling of desirable to the bandling of damage by life of desirable to the bandling of desirable to the bandling of desirable to the bandling of desirable to the latter; all to the farmer shall be desirable to the bandling of desirable of the bandling of desirable of the bandling of the bandling of the desirable of the bandling of the bandl

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by stantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to forectorish. In such any event the beneficiary at his election may proceed to forectorish this trust deed advertisement and sale. In the fatter event the beneficiary or the trustee shall to set and cause to be recorder the trustee to forectorish this trust deed advertisement and sale. In the fatter event the beneficiary or the trustee shall hereby whereupon the trustee any proceed to forectore this trust deed there is whereupon the trustee any proceed to forectore this trust deed there are any constrained to be recorder to be advertisement and sale. In the there is a more than the trustee and property to satisfy the obligations secured there are provided in ORS 86.795. 13. Should the beneficiary or his successors in interest, respec-orized to the amount there by law of the terms or the trust deed by fively, the entire amount the beneficiary or his successors in interest, respec-obligation secured thereby (including costs and expensite trust deed and ended by law of the there are and a state and by incurred in evending the terms of the diading torste and state and by incurred in evending the terms of the diading torste proceedings shall be dismissed by . . 14. Otherwise; the sale there and the deal and at the time and the terms of the sale the and not default occurs on the terms of the terms of the default, in which event all foreclosure proceedings shall be dismissed by .

Ine 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; not to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with due all costs incurred therefor. (in a said restriction safecting said property; if the deneliciary so requests, to restore proble of the safe and the continuously maintain for the uniform Commer-proper public officer or offices, as well as the cost of or filling same in the beneliciary. 4. To provide and continuously maintain insurance on the building

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iliural; timber or graxing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other afreement allection. therean; (c) join in any theraot; (d) reconvey, without warranty, all or any part of the property. The subordination or other afreement allecting this deed or the lien or charke fragment in any reconveyance may be described as the person or persons be conclusive proof of the thereot. Truster matters or lacts set of the property. The subordination or other afreement allecting this deed or the lien or charke fragmential or the thereot. Truster matters or lacts show the person or persons be conclusive proof of the thereot. Truster matters or lacts show the person or persons be conclusive, proof of the thereot. Truster matters or lacts show the person or persons be conclusive, or any default by frantor hereunder, beneficiary may at any pointed by a court, and wire in person, by agent or otherwise collect the tents, issues and profits, if sown name and take possession of said property issues and profits, if sown and such collection, including reasonable attentions, leave there on the entering upon and taking possession of said property, the indebideness because and profits, or the proceeds of the article property, and the application or othewas for any adams of any any default or notice of delaut hereauther or invalidate any act done waive any default by grantor in payment of any indebideness secured hereauther or invalidate any act done

but Date that the first trait which is suchiate both over the

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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 Nineteen thousand one hundred ninty-seven and 31/100-

Released to the mater the concellection below messarily the West Berger

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Lot 6, Block 102, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY JACK C. OLIVER and LEONA E. OLIVER, husband and wife ., as Trustee, and ----Copeland

() Holu Sciege Sugen**THIS TRUST DEED, made, this** 20th day of March Eλογλυ Βιομυ WILLIAM LEE COPELAND and ELIZABETH G. COPELAND, husband and wife

-TRUST DEED. 881-Oregon Trust Deed Series-Julie Jarrett T/A 38-23412-2-J Fee 57.00 00 Main Street Jamath F**3.4.6**97601 STEVENS-NESS LAW PU TRUST DEED Vol.<u>m8/</u>Page 5195

STATE OF ORACON

.., between