ML 23500-8 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. STEVENS NEES LAW PUBLISHING CO., PORTLAND, OR. 3720 Acm; Mary 1196 SECOND---- TRUST DEED Vol. MS Page 9673. J.ITYPER THIS TRUST DEED, made this 29th day of May DENNIS L. MCCLURE AND OLGA A. MCCLURE, husband and wife IN: , between TRANSAMERICA TITLE INSURANCE COMPANY, INC., as Grantor, TRANSAMERICA TITLE INSURANCE CONFIRME, INSURANCE THOMAS L. REYNOLDS AND ELEANOR E. REYNOLDS, husband and wife as Trustee, and attonica - 1 - Builiopho - Sitte as Beneficiary, STATISTICS. OPGV NGCPDB WITNESSETH: 9 37*****03 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath_____County, Oregon, described as: LOT 18 BLOCK 13, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, IN THE County of Klamath, State of Oregon PERSONAL REPORTS Be, and best of devices this from Bood OF This RULE which B sugar, with most be delivation to the from the first of the from the first of the first 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 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 sum of SIX THOUSAND TWO HUNDRED AND NO/100 <text><text><text><text><text><text> (a) consent to the making of any map or plat of said property; (b) join in franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocating this deed or the lien or charge farenting (d) reconvey, without warranty, all's diverse of the property. The feally entitled thereoi, of an the recitat sthere in any matters or jacts shall services mentioned in this paragraph shall be not less than services mentioned in this paragraph shall be not less than so it any of the individual to the individual to the individual to the agreement of the individual to the agreement of the services are seen for any of the property. The fealty entitled thereoi, and the recitats thereoi. Trany matters or jacts shall services mentioned in this paragraph shall be not less than s? . If up on any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the aday of any certify or any part thereol, in its own name sue or by security lorger the roles, and apply the same, less tand apply the same, less tand apply indebtedness secure hereon, and unling reasonable attoring therein, and subor or as been than the store of the secure in the profile property. The indebtedness secure here by, and in such order as beenching may and a secure and any of the store of the secure interview. less costs and expension ney's less upon any indebitdeness secured hereoy, and ... ney's less upon any indebitdeness secured hereoy, and ... ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, for the procession of such rents, issues and prolits, for the procession of the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortage or direct in trustee to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his write notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall the time and place of sale, give notice thereof as then required by huw and proceed to foreclose this trust deed in the manner provided in ORS 86.740 086.755.
13. Should the beneficiary or his successors in interest, respec-obligation secured thereby the default and the evend the entire amount the beneficiary or his successors in interest, respec-obligation secured thereby law and procees and attorney's lees not ex-cepting the entire and only a process and attorney's lees not ex-cepting the terms of the cheligation and trustee's and attorney's lees not ex-cepting the terms of the beneficiary or his successors in interest, respec-obligation secured thereby law? Jother than such portion of the prin-ceeding the amounts provided by law? Jother than such portion of the prin-the default, in which event all bard no default occurred, and thereby cure the trustee.
14. Otherwise, the sale shall be held on the date and at the time and place defaults be sine shall be held on the date and at the time and place defaults. the default, in which event all foreclosure proceedings shall be dismissed by 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 provide by law. The trustee may sell said property either auction to the highest bidge for cash, payable at the time of osale. Trustee shall deliver to the purchase the ded in form as required by law convergences the property so sold, but with the ded in form as required by law convergences the property so sold, but may person, excluding the trustee, but including the generic and beneficiary, may purchase at the sale. 15. When trustee sales pursuant to the powers provided herein, trustee shall delives to the obligation secured by the trust deed, (3) for all person of the truthluiness thereod, the trustee may excluding the trustee, but including the generic and beneficiary, may purchase at the sale. 15. When trustee sales pursuant to the powers provided herein, trustee cluding the compensation of the truste may are and a reasonable charge by traitee a having recuted line aubequent to the interest of the trust deed, (3) for all person surplus, it ands, the grantor or to his successor In interest entitled to such surplus, it. Any, reason permitted by law beneficiary and (5) the such successor In interest entitled to such 16. For any reason permitted by law beneficiary and the such such the successor In interest entitled to such 16. For any reason permitted by law the truste may have an entitle to the such the successor In interest entitled to such as the successor In interest entitled to such as the successor In interest entitled to such a such as the successor In interest entitled to such a such as the successor In interest entitled to such a successor In interest entitled to such a such as the successor In interest entitled to such a successor In interest entitled to such a such as the successor In interest entitled to such as the successor In inthe successor

Surplus, st. any: to the granut or to an successive in morest entities to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Use the shall be vested with all title, powers and duties conferred upone, the latter shall be vested with all title, powers and duties conferred upone, the latter shall be made by written instrument executed by beneficiary, combining reference to this strust deed and its place of record, which, when recording reference to this situat deed Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accents, this trust, when this deed, duty executed and

Shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee, accepts, this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee in not obligated to notify any party hereto of pending sale under any other deed of trust of of any beiton or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be alther an attainey, 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 litle insurance company authorized to insure tille to real property of this state, its subsidiarles, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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