surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such the appoint a successor to any trustee named herein or to any successor trustee appoint of successors to any trustee named herein or to any successor trustee appoint of the successors in any trustee herein and the conveyance to the successors to the latter shall be vested with all title powers and duties contender. Upon any trustee herein named or poolined instrument executed by benchman and substitution shall be made to written and its place of record, which when recorded in the office of the County class of the conclusive proof of proper appointment to the successor trustee acknowledged is made a public record as provided by law Trustee is no obligated to notify any patty here to of any action or trustee is a hall 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 attamey, 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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the detault, in which event all foreclosure proceedings shall be dismussed by the truster. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the police of sale or the time to which said sale may be postponed as proved by law. The trustee may sell said processes and shall deliver to the purchaser for cash, payable at the time of a place the shall deliver to the purchaser for cash, payable at the time of a place the the property so sold, but without any covenant or warranty, express of many of the truthfulness thereof. Any person, excluding the trustee, but includent the granter and beneficiary, may purchase at the sale. .15. When trustee sells pursuant to the powers provided herein, trustee cluding the compensation of all trustee and a reasonable charge by firster autorney. (2) to the obligation secured by the trust deed, (3) to all person surfar secure to the bilinger to the interest of the trustee in the person cluding the intermediate to the forther trustee and a reasonable charge by firster autorney. (2) to the bilinger to the interest of the trustee in the prosent surplus, it any, to the granter to the interest of the trustee of the trust with any, to the granter to the interest of the trustee of the trust with any, to the granter to the interest of the trustee of the trust with any.

waive any default 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 declare all his performance of any agreement hereunder, the beneficiary may declare all nums secured hereby immediately due any indebtedness secured declare and his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to forefociose this trust deed by advertisement and sale. In the latter event the beneficiary the trustee ball of o sell the said described real property to satisfy the object that for a more thereby, whereuped described real property to satisfy the object with and his election hereby, whereuped described real property to satisfy the object with the said the trust event thereois a then return will fix the time and place of sale, give notice thereoi as then return will be and proceed to foreclose this trust deed in truste default in ORS 86.740 to 86.795. 13. Should the beneficiary or his successors in privileged by the on the nature down then due under the terms of the trust decing the obligation secured then buy taw and rocessors in privileged by colligation secured the buy to the beneficiary or his successors in privileged by colligation secured the build by law and rocessors in privileged by colligation secured the then due under the terms of the trust detail in ceeding the terms of the billigation and truste's and attorney's less not endorcing the terms of the billigation and trustee's and attorney's less not the default, in which event all torrelow proceedings shall be dismissed by the trustee.

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or that the granter of the recent of the second s

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, il not sconer paid, to be due and payable <u>at maturity</u> <u>19</u>. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The above described real property is not currently used for conclusion or grazing purposes.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWELVE THOUSAND TWO HUNDRED FIFTY-THREE AND 19/1005------

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.

TRUST DEED THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, A CORPORATION.

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property Klamath County, Oregon, described as: in

-Oregon Trust Deed Series-TRUST DEED. TTA#M.38-25067-2

644-362.62

TRANSAMERICA TITLE INSURANCE COMPANY as Grantor, ROBERT C. TAYLOR, as Trustee, and as Beneficiary,

Lot-2, Block-3, Tract No. 1016, GREEN ACRES, in the County of

16278

JOHN F. COOK and MARY COOK,

FORM No. 881-TN-J

200

October

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. STE

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lst , husband and wife

TRUST DEED

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fully seized in fee simple of s	and agrees to and w	th the beneficiary and those claiming under him, that he is a poperty and has a valid, unencumbered title theory
the complete of the basis of the terms.	and described real pro	ith the beneficiary and those claiming under him, that he is a poperty and has a valid, unencumbered title thereto
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that field field will warrant and	forever defend the	against all persons whomsoever.
[10] A. Madda Manaka, "A second se	A State of the	为"王"和王王,"你不是""王王,我们就是"王王","你们"。""你们,你们们的你?""你们,你们们的你?""你们,你们不是你的,你们们不是你?""你们,你们不是 "我们是你们?""你们我们就是你我们,你们还没有这个,你们们们们,你们们们们的你?""你们,你们们们们们们们们们,你们们们们们们们们们们们们们们们们们们们们们们 "你们们们们们们们们们们
The grantor warrants that the (a)* primarily for grantor's 1	proceeds of the loan	epresented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice balance are:
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* IMPORTANT NOTIS	, ould grantor has	hereunto set his hand the day and year first shows
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County of Klamath October 12		STATE OF OREGON, County of
Personally appresent at		Personally appeared
John E. Cook and Mary husband and/wife		uly sworn, did say that the tore
TANY - C	Same and the second secon	resident and that the latter is the content of the
et a and action of the		corporation, and that the seal affixed to the foregoing instrument is the aled in behalf of said corporation and that the instrument
yoluntary	oregoing instru- act and deed.	reporte seal of said corporation and that the instrument is the aled in behalf of said corporation and that the instrument was signed and deach of them acknowledged said instrument to be its voluntary act fore me.
(OFFICIAL)	🖧 na kan dan kana kana kana da 🖌 ka 🚥 🖬	a deed.
		New 2012년 - 1912년 - 1917년 - 1917년 - 1917년 - 1917년 - 1912년 - 191
Notary Public for Oregon	vading to N	tary Public for Oregon
My commission expires:	3-22-85+M	tary Public for Oregon (OFFICIAL Commission expires: SEAL)
My commission expires:	3-22-85 - 1 M	(OFFICIAL SEAL)
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