13318

surplus, if any, to the grantor or to his successor in interest entitled 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 conveyance to the successor irustee, the latter shall be made by without powers and duties conferred upon any trustee herein wated with all title hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to the slower down and its place of record, which when proved and the office of the County shall be conclusive proof of proper appointment of the property is situated. There or Recorder of the county or counces as which the property is situated. The conclusive proof of proper appointment of the property is situated. The shall be not the successor appointment of the and the section of the county shall be conclusive accessing appointed by law. Trustee is and trust or of any action 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 beneander 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 laws 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 676-585.

is the default, in which event all foreclosure proceedings shall be dismissed by the trustee.
14. Otherwise, the safe shall be held on the date and at the time and be postponed as provided by the trustee may sell said property either and the postponed as provided by the trustee may sell said property either and the postponed as provided by the trustee may sell said. Trustee and the postponed as provided by the trustee may sell said. Trustee and the postponed as provided by the provided by the trustee solid by the provided by the trustee of the substance of the trustee and a reasonable charge by trustees and each of the trustee and the trustees of the trustee by the trust the provided by the trust descered by the trust events of the trustee and the approved by the trust events of the trustee and the provided of the trustee of the trustee

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The above described real property is not currently used for agricultural, timber or grazing purposes. 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 remit any water of administry in good condition To compile any water of administry in good condition and repair any building or improvement which may be contrast thereon; To compily with due all costs incurred theritors, toma and pay "Win due all costs incurred theritors, toma and pay "Win due all costs incurred theritors, toma and restrictions allecting takes, ordinances, regulations, toma and restrictions allecting takes, and in substantiation in the protecty; if the beneficiary of the building or toma and treating such inancing allecting takes, ordinances, regulations, toma and restrictions allecting takes, and the pay for tilling and comments in the beneficiary may attend to pay for tilling and comments in the definition of the structure as a may be deemed desirable by the and another hazards as the beneficiary may at against in surrance on the building to companies companies and the said prometized in the said property; the to the trust and to pay for tilling and comments in the and another hazards as the beneficiary may at against in surrance on the building to companies companies and the base of the beneficiary as soon as insured; the deliver and bolies to the beneficiary and spall to the take prosent on the said property; the soon and the septiation and collection of survey as soon as insured; the beneficiary may distant insurance on the suitary as soon as insured; the beneficiary may distant insurance and the septiation of the septiation or ontice of default bereation or on the said property, the provide and the the same at grantor sheet the septiation or ontice of default bereation and solice or invalidate any act in such or derives and profiles or relates thereon, and the septiation oreation and taking postation or awards tor any tak Pursuant to such notice.
12. Upon default or notice of default hereunder or invalidate any act done
12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such any investigation of this performance of any afferement hereunder, the beneficiary may even the beneficiary at his election provided the sum of the beneficiary at his election with the barrier of the trustee to foreclose this trust deed advertisement and sale. In the latter by more the beneficiary or beneficiary or beneficiary or beneficiary or beneficiary or beneficiary or beneficiary for the beneficiary or beneficiary or beneficiary or beneficiary for the beneficiary beneficiary incurred in DRS 86.760 may pay to the beneficiary or the successors in privileged by the trustee arount the beneficiary or the successors interest, respectively, the antime arrowind the beneficiary or beneficiary or beneficiary for the around the beneficiary or beneficiary or beneficiary for the beneficiary incurred in the default at my time the trustee's and the default of the terms of the formation or other person so privileged by timely, the entire arount the beneficiary or his successors incurred the endoring the terms of the beneficiary or his successors incurred the formation secured thereby

note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable ______July_15______, 19.85_____, 19.85______, 19.85

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

JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS THIS TRUST DEED IS A THIRD TRUST DEED AND IS BEING RECORDED THIRD AND JUNIOR TO A SECOND TRUST DEED IN FAVOR OF KATHERINE ARLINE MATHIS,

Lot 4, Block 8, PLEASANT VIEW TRACTS, in the County of Klamath, THIS TRUST DEED IS A THIRD TRUST DEED AND IS BEING RECORDED THIRD AND

AND LOAN ASSOCIATION.

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

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in .

JOHN MOREY HAMMERS and DEENA W. HAMMERS, husband and wife, with the right of survivorship as Beneficiary,

-TRUST DEED. TA-8-38-26-28-7

812.900

, as Trustee, and

....., 19.83, between as Grantor, TRANSAMERICA TITLE INSURANCE CO.

Vol. 183 Page 11317 TRUST DEED THIS TRUST DEED, made this 14th day of July KENNETH W. O'SHIELDS and LEONA O'SHIELDS, husband and wife

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Denne (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of STATE OF OREGO, 19..... and Personally appeared . who, each being first appeared the, above ronalk duly sworn, did say that the former is the roet LA) president and that the latter is the ona secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors: and each of them acknowledged said instrument to be its voluntary act and deed. يشر للفاح ing in the second second ment to be the organized the toregoing instru-07 Refore me: Before 3 Notary Bublic for (OFFICIAL a (OFFICIAL SEAL) Notary Public for Oregon **Bublic for Oregon** SEAL) My commission expires: My commission expires://-2-86 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: .. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ะสัตว์ ซึ่งจะสะหน*ิ*จั THE RECORDED ON PROPERTY OF THE SALESSIE. $\frac{1}{2}\sum_{i=1}^{n}$ an i DATED: forether with all and sugart is threather. Fred transments TRATIES SON DEZAL VIION Beneficiary Son ios kontarente JOUTON TO A DECORD TRUET DEED IN TH Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be 的名称自己的新闻的研 WHD TOYM TRUST DEED CAL DECOMPOSITION IN STATE OF OREGON, 55. County of Klamath I certify that the within instrument (FORM No. 881) ALER ANCOUNTY FUE was received for record on the _____ day of, July....., 19...83, Oregen unserviced and at 11:07. o'clock A. M., and recorded Cill and concerns of the man Grange mangadd gropes bar N. in book/reel/volume No. M.83..... on SPACE RESERVED page 11317 or as fee/file/instru-Grantor FOR ment/microfilm/reception No. 25819, in Beneficiary, EITY A TEXESTER CONTRACTOR NO. 258 ing a uring and a Witness my hand and seal of Beneliciary 01010100 AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk 有法的"公司"自己的"如何" 包括公司 TITLE US 10 Gate II 23 uns ... Deputy By 2 19021 0250 1317 819 1 8.00 fee

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