surplus, if any, to the Riantor or to his successor in interest entitled to such surplus. If any, to the Riantor or to his successor in interest entitled to such time appoint a successor or successor by successor truster and the successor trust appointed hereunder. Upon such impointment, and without conversance to his successor truster, the latter shall pointment, and without hereunder. Each appointed hereunder. Upon such the visit with all thile instrument executed by beneficiar and substitution with all the and its place or the successor truster here to this true deed shall be conclusive proof of proof counties in which the property is situated solid and any appointed appointment of the successor trustee is and activated to notify any party like record as provided by law. Trustee is not convided to notify any party like record as provided by law. Totate is not activate or of any action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee beteunder must be either an attorney, who is an active member of the Oregon State Bar, a back, 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 itsure built company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under OES 676,505 to 672,585.

pellate court shall adjudge reasonable as the beneficiary's or trustee's atter-ney's lees on such appeal. It is mutually agreed that: A. In the right of eminent domay portion or all of said property shall he taken inder the right of eminent domay portion or all of said property shall he taken inder the right of eminent domay portion or all of said property shall he taken inder the right of eminent domay portion or all of said property shall he taken inder the right of eminent domay portion of the amount required to pay all removes that taking which all or any portion of the monies payable incurred by dramtor in such process and attorney's to the amount required applied by it first upon any reasonable costs and expended on incurred by the both in the trial and appellate courts costs and expended of incurred by the secured hereby, and grantor agrees, it is own expense, to take such actions 9. At a gramtor agrees and present is own expense, to take such actions 9. At and present size to time upon written request of bene-endorsement of its lees and presention of this deal and the note for the liability of any person for the payment of the indebtedness, the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

then, at the beneficiary's option, all obligations escured by the intervent of the beneficiary's option, all obligations escured by this intervent, shall become immediately due and payable. CONSENT in the down described real property is not currently used for agriculation of the protect, preserve and maintain said end. Grantor agrees, not to commit or to romover or demonity of this trust deed, frantor agrees, not to commit or the romover or demonity of the construction of the co 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 and in one parcel as provided by law sale or the time to which said sale and in one parcel as provided by law sale or the time to which said sale and in one parcel as provided by law sale or the time of said. Trustee shall deliver to the highest bidder for fast, and shall self the parcel or parcel at the purchaser is easily parable at the time of sale. Trustee provided the two sold, but without any covenant or arrany, express or im-pleted. The recitas the easily person, excluding the trustee, but including the grantor and being sub-state to the powers provided herein. trustee cluding the proceeds of sale to payment of (1) the express of sale trustees at the state may appear in the order of the trustee is the trustee of all the instructed liens sub-state to the for and easy is the trustees the instructed liens sub-state to the for the express of all be trustees the instructed liens sub-state to the for the state of all be trustees the instructed liens sub-state to the for the easy of all be trustees the instructed liens sub-state to the for the for all person the instructed liens sub-state to the for the state of all be trustees the instructed liens sub-state to the for all the truste of all be trusteend the instructed liens sub-state to the for all the truste of all be trusteend the instructed liens sub-state to the success in instructed of the trusteend to t

waive any default or notice of default hereinds a storeshift, shall not cure or pursuant to such notice. 12. Upon default by franter in payment of any indebtedness desured hereby or in his performance of any affectment hereunder, the beneficiary may even the beneficiary at his deployment of any indebtedness this trust device even the beneficiary at his deployment of any indebtedness this trust device advertisement as mortfage or direction may proceed and payable. In such an advertisement as mortfage or direct the trustee to horeclose this trust device the dealare and cause to be recorded his written notice of default and his election thereof as then trustee shall proty to satisfy the obligations secured thereof as then trustee shall proty to satisfy the obligations secured thereof as then trustee shall proty to satisfy the obligations secured thereof as then the beneficiary cleet to foreclose this trust device in quired by law and proceeds to ball, development thereof as then trustee shall proty to satisfy the obligations secured in the advective of the beneficiary cleet to foreclose by advertisement and sale for the beneficiary cleet to foreclose by advectisement and sale functions the frustee's sale, first prior to live days before the date set by the first of the trustee's and, when the the trust set of be first of the trust sets and and the frust sets of the trust deal set first set or default at any time index of the trust deals. The first set or default at any clee the faranter or of the trust deals with develop the thread of the obligation and trustee sand attorney's learned to the trust sets, respec-tive the there of the obligation and trustee's and extra sets, respec-ted fault at the beneficiary or this successors in interest, respec-ted as the amounts provided gation and trustee's and attorney's learned the cooling secured there by law y of the trust deal to the prior of the prior the default at on the be due had no default occurred, and thereby cure the detault, in which event all foreclosure proc

Ilot to be withing of any map or plat of said property: (b) join in subardination or anter a creating any restriction therean: (c) join in any subardination or anter acreament allocting this devices (c) in the property subardination or anter acreament allocting this devices (c) in the property that is any ensure, without warding the device of the property is (b) join in the cold of the acreament allocting this devices (c) in the property that is any ensure, without warding the cold as the "property of the the conclusive proof of the truthfulness thereof. Truste's less for any so the services mentioned in this paratraph be deviced as the "property of the services mentioned in this paratraph be not less to any so the services mentioned with person. By adent by a receiver to be any the induction of the ruthfulness thereof. Truste's less for any so the services mentioned in the provide the adequacy of any security for issues and profits, including those part due and unpaid, and apply the sator-tes up any indebtedness secured below, and in such order as bene-tices of the entering upon and taking possession of said property, the insurand ruth or notice of relays thereod, and in formation of such rests, issues and profits, including those and to be proceeds of the adoption of issues and profits, or compensation and collection of said property, and its astro-tor of such rests, issues a populate hereby, and in such order as bene-phication of such rests, issues thereof any taking or damade of the insurance of such rests, issues and profits, or the proceeds of the adoption of insurance of such rests, issues and profits, or invasid for any damade of the property, and the application or awards for any taking or damade of the insurance of such rests, issues and profits, or invasidate any act doma-made of the and the individence or invasidate any act doma-ters of the section of relays thereod or invasidate any act doma-parts of the application or awards for any indebtedness secured to such notice.

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 thereot and all fixtures now or hereafter attached to or used in connec-for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of in connec-sum of TEN THOUSAND AND NINE HUNDRED and NO/100 grantor herein contained and payment of the note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if sum of (\$10,900.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 

Klamath, State of Oregon.

Lot 1, Block 2, Tract No. 1009, YONNA WOODS, in the County of

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5 33 as Grantor

antor, TRANSAMERICA TITLE INSURANCE COMPANY ROBERT E. JEFFERS and RUTH G. JEFFERS, husband and wife with the right of survivorship Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

FORM No. 881-Oregon Trust Deed Sories-TRUST DEED.

28273

TRUST DEED VOI. Mg3 Page 15761

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 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily tor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-rs, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, execu-intract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the asculine gender includes the leminine and the neuter, and the singular number includes the plural. tors. n Contr 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; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. har mit STATE OF OREGON County of Klamath Deptember 13, 19.8 STATE OF OREGON, County of ersonally appeared the above named Malon Rose Smith Personally appeared ) ss. ······ duly sworn, did say that the former is the..... A Contraction of the second se and who, each being lirst C. president and that the latter is the.... يسعيد والمشتر secretary of ... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and deed. Before me (OFFICIALI SEAL) CIAL DEtore mer. Ta My commission expires: Notary Public for Oregon 11-2.86 My commission expires; (OFFICIAI. SEAL)

REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been poid.

TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 todether with said trust deed) and to reconvey, without warranty. to the parties designated by the terms of said trust deed the 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 bytyou under the same. Mail reconveyance and documents to , 19 De not lese or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) ENS-NESS LAW PUB. CO., PORTLAND STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 13th day at 3:37. o'clock P. M., and recorded Grantor SPACE RESERVED in book/reel/volume No. M. 83..... on FOR page 15761 or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 28273., Beneficiary Record of Mortgages of said County. AFTER RECORDING RETURN TO Witness my hand and seal of June County affixed. Evelyn Biehn County Clerk بجيجه بالمراجع المراجع By Desire the A de to ch Deputy 11 Fee: \$8.00