of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is mat acknowledged is made a public record as provided by law. Trustee is mat obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. her an attorney, who is an active member of the Oregon State Bar, a bank, trust company of Oregon or the United States, a title insurance company authorized to insure title to real nited States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

5. If any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or success any trustee named herein or to any successor trustee appointed herein Upon such appointment, and without conveyance to the successor trustee shall be made of appointed hereinders and duties content without a shall be made of appointed hereinders and duties content infuture herein names of any written instrument facts such appointment he property is situated, shall be conclusive proof of proper appointment uccessor trustee.

the manner provided in ORS 86.733 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days for the data the trust deed in sale, the franty time prior to 5 days for the data the trust deed in sale, the franty time prior to 5 days for the data the trust deed the sale, and the data the trust deed, the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due the indicated by tendering the performance required under the and expenses actually incurred in enforcing the obligation of the frust deed by law. 14. Otherwise, the sale shall be held on the data amounts provided

<text><text><text><text><text><text><text> together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and phace designated in the male shall be held on the date and at the time and phace designated in the male shall be held on the date and at the time and phace designated in the male shall be held on the date and at the time and phace designated in the male shall be held on the date and at the time and phace designated in the male shall be held on the date and at the time and the property of the purchaser his deed in design with an interpret the property so sold, but withis deed in form as the time of bale. Trustee plied. The and beneficiary, may person, excluding the frustee but including of the trustee selfs pursuant to the powers provided herein, trustee chall apply the proceeds on the trustee and a form as the supenses of sale. the compensation of the trustee and a form as provided herein, trustee chall apply the proceeds of the trustee and a secure by the trust be challe by truste in having the compensation of the trustee and a secure of the trustee but including the first corden subsequent to the interest of the trustee by truste in having the first set for any mater of the trustee by truste in the superson with the trustee and a secure of the trustee by truste in having the first set for any mater of the trustee by truste in the trust surplus, if any, to the france may more to bit successor in meters at field to successor 16. Beneliciary may from time to time appoint a successor or succes.

cultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other adjreement altering this deed or (h. Uno or charge subordination or other adjreement altering this deed or (h. Uno or charge subordination or other adjreement altering this deed or (h. Uno or charge framework), without warranty, all or any part of the property. The described as the "plate or charge framework without neutral therein of any matrix or lacts shall be conclusive proof of the truthiluness thereol. Trustee's fees for any of the subordination or other adjreement altering of any matrix or lacts shall be conclusive proof of the truthiluness thereol. Trustee's fees for any of the any devices mentioned, and the or less than \$5.
10. Upon any delault by grantor hereunder, beneliciary may at any services mentioned, settle upon and take possession of sets value of the adequacy of any settle be accord by a court, and without regard to a deen to by a receiver to be appressive of a settle settle of the adequacy of any settle be and expressed between the set of the adequacy of any settle be any indebtedness secured hereby, and in such offer as a settle or any determine the or less of the adequacy of any settle reserving indebtedness and proling the indebtedness thereol and taking possession of said property, the property, and the application or release thereol as aloresaid, shall not cure property, and the application or release thereol as aloresaid, shall not cure of the and other any default by grantor in may taking of adent of insultant to such notice.
Areby or in his performance of any agreed to for close this strate any default by grantor in payment of any indebtedness secured for any adoreside the property, and the application or release thereol as aloresaid, shall not cure on the adoreside any action and taking thereol, in vision and taking the proceeds of the and other any default by grantor in payment of any indebtedness secured for

under. Upo trustee, the upon any tr and substitu

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 Seventeen Thousand One Hundred Seventy-Four and 01/100 -- Seventeen Thousand, One Hundred Seventy-Four and 91/100

sum of

of Lot 5; thence Northeast along the Southeast line of Oak Street, 70.93

No. 881.

40272

as Beneficiary,

Oregon Trust De

HELEN G. WOLTER,

BRADFORD J. ASPELL,

ed Series

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as Grantor, WILLIAM L. SISEMORE

common to Lots 3 and 4, 60 feet; thence Southwest along a line parallel to and 60 feet distant Southeast from Oak Street, to the intersection of said line with Northeast line of 9th Street to the most Westerly corner

Beginning at a point on the Southeast line of Oak Street, which point is the most Northerly corner of Lot 4; thence Southeast along the lot line

Part of Block 7 of Canal Addition described as follows:

TRUST DEED

1.04

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED

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...., as Trustee, and

cour about of manipus in 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 EXCEPT a prior trust deed wherein Aletha G. Shannon is beneficiary, recorded August 20, in Book M84 at page 4388, Mortgage Records of Klamath County, Oregon, to which this , 1984, 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 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, execu-tors, 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 \* 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-Intending 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. day and year first above written. 181A (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of .... County of Klamath August 20, 19 84 ------Personally appeared ..... Personally appeared the above named. BRADFORD J. ASPELL, who, each being first duly sworn, did say that the tormer is the..... 3 president and that the latter is the ..... ار چې د ماندرونۍ د مېرې د ماندرونۍ 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 behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act 1.7.6 and acknowledged the foregoing instrument to be the second s OFFICIAL SELLITE THE: SEAL) Notary Pub Notary Public for Oregon Before me: Notary Public for Oregon  $0_{\rm F}$ My commission expires: crt7,1 986 (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE d and To be used only when obligations have been paid. TO: ..... ....., Trustee 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 tully 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 ..... DATED: , **19**...... filling (Alta para -----Beneficiary not lose 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. an ann 1,5104 Canaparet uput TRUST DEED. LIS GOLT WORL JUS OF OR STATE OF OREGON (FORM No. 881) County of Klamath SS. EVENS-NESS LAW PUB. CO. P specified an england certify that the within instrument EL 1994 (199 was received for record on the 20 day of August ,1984, of <u>August</u> 1984 at 4:32 o'clock P. M., and recorded in book/reel/volume No. <u>M84</u> on page <u>14390</u> or as fee/file/instru-SPACE RESERVED Grantor FOR RECORDER'S USE ment/microfilm/reception No. 40272., Record of Mortgages of said County. ..... Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Evelyn Biehn, County Clerk 5.40 main st NAME Ki Falls Ore 97601 TITLE an.ti Fee: \$8.00 Index: \$1.60 Deputy