the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-the sale of the trustee and a reasoning charge by trustees atoming the compensation of the trustee and a reasoning charge by trustees atoming recorded liens subsequent to the interest of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time the sale entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success or sto any trustee harpointment, and without conveyance to the successor trustee, the latter share to appoint herearning and the successor and the successor and substitution shall be vested with all title. Conveyance to the success of users the latter shared or appointed herearning. Each such appointment which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

ol 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 nor obligated to notify any party hereto of pending sale under any, other deed of 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 Trait Deed Act provides that the trustee hareunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon astociation authorized to do business under the two 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 brandles, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.585.

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FORM Na. 181-1-Orseen Trust Deed Serie -- IRUST DEED (No restriction on assignment). K-38815 Or STEVENS-NESS LAW PUBLICHING CO 65425 Vol. M& Page TRUST DEED 15703 KELLY M. CROWL and SUSAN M. CROWL, 19.86, between as Grantor, KLAMATE COUNTY TITLE COMPANY LLOYD F. PEPPLE and KATHERINE PEPPLE, as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property The Westerly 100 feet of Lot 6 in Block 40 of HOT SPRINGS ADDITION TO THE WESCERTY TOU TEEL OF LOU & IN BLOCK 40 OF NOT SPRINGS ADDITION THE CITY OF KLAMATH FALLS according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. logether 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 SECIJRING PERFORMANCE of each agreement of grantor herein contained and payment of the FORTHE PURPOSE of SECIJRING AND AND NO/1000 sum of FURTY-FUUR THUUDAND AND NOT LOUG note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable July 15 % 2016 The destruction of the debt argued by this instrument is the date. stated above, on which the final installment of said note The above described real property is not currently used for agricul To protect the security of this trus: desil, grantor agrees: 1. To protect, preserve and maintain said protectify in 600d condition in the security of the security of this trus. desil, grantor agrees: 1. To protect, preserve and maintain said protectify in 600d and workmarlike to commit or permit any seale of said property in (sood and workmarlike the security said and protectify the security of the security manufers and pay when due all costs incurred for the security of the security said property; if the beneficiary so requests, for the security such linearing statements pursual to the Uniform Commit is the security statements pursual to the Uniform Commit-tion in estimations allocating statements pursual to the Uniform Commi-tion difference or offices as well as the cost of st lien searches mode by limit officers or searching agencies as may be desired at the beneficiary. A To norvide and continuously maintain insurance on the building: ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in asy subordination or other afterment allecting this deed or the lie or characteristic of the intervention or other afterment allecting this deed or the lie or characteristic of the intervention or other afterment allecting this deed or the lie or characteristic of the intervention or other afterment allecting this deed or the lie or characteristic of the intervention or other afterment allecting the origination or other afterment and characteristic due or phrasmon or persons of the truthulness there on any matteristic of any matteristic of the conclusive proof of the truthulness of a deen to any matteristic and any matteristic of the conclusive proof of the truthulness of a deen or by a receiver may at any period thereof, in the sort, deal and the possession of by a course, without regard to deen to by a receiver may at any the indeptedents thereof, in its own name and take possession of said property, the sease of the sort of the adequacy of any solution or elevast due and unplit due and possession of said property, the former policies or release and taking possession of said property, the former policies of the adequacy of any indepted on the sort of the address secured hereby, and in such ordice.
10. Upon any take thered, in release the thereas a doressid, shall not curve any delawit by granter in persons of a subterment of any indebtedness secured hereby or invalides indicated one thereas and profile and explored any taking or invalides and the policies or release theread as adoressid, shall not curve any delawit by granter in payment of any indebtedness secured hereby or invalides and policies or any stake or of invalides and of the advertage of the advertage of the advertage of the advertage of the secure and subterment and explored any delawit by granter in payment of any indebtedness secure distribution secure and subterment and said described end as doressid, shall print in exclutions allecting and budnances, return in the control of the proper public officer officiary may require pupunt to the Unitor receivers require pupulic officer of the state of states and states of demanders by the states of demanders by the states of demanders by the states of demanders pupulic officer of the states of demanders of the states of the states of the states of demanders of the states of the the manner provided in ORS 86.735 to 88.795. 13. Alter the trustee has connuenced to receive by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the grantice of the data of the data of the trust deed by addition of the trust deed, the default of a failure to pay, when due not then be due had the time of the cure other may be cured by paying the being cured my be conditioned and the time of the cure other and such portion as would obligation or trust deed in by tendering the performance required under the and expenses actually incurred in enforcing the obligation to curing the default by law. 14. Otherwise, the sale shall be held on the date and at the time and the sale shall be held on the date the time and the sale shall be held on the date and at the time and the sale shall be held on the date and at the time and the sale shall be held on the date and at the time and the sale shall be held on the date and at the time and together with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and have designated in the notice of sale or the time to which have and be postponed as provided by law. The trustee may sell said property either of the property sole of the time of the time of the parcel thall deliver to the purchaser its deed norm as required by the. Trustee thall deliver to the purchaser its deed norm as required by the Trustee the property sole of but without any covenant or warranty, express or im-plied the truthfulnes thereol. Any person, excluding the trustee, but including the frants and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein trustee

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Interpretation with Statements in Statements in Some No. 1319, or equivalent. If the show of the determined divergent this nested. If the show of the determined divergent this nested. STATE OF OREGON. County of Klamath This instrument was acknowledged before me on NUCTSI 29	* IMPORTANT NOTICE: Deleto, by lining out, whichever warranty	(a) or (b) is Kelly	m. Growt
STATE OF OREGON. }ss. County of Klamath }ss. County of Klamath }ss. TATE OF OREGON. }ss. County of Klamath }ss. This instrument was acknowledged before me on 19 Notary Public for Oregon 19 Kellay. Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon My commission expires: 19/2/3/8 9 Notary Public for Oregon Ny commission expires: To: Trust ee To: Trust ee The undersigned in the legal or nee and holder of all indebtedness secured by and trust deed. All sums secured by and trust deed or pursuint to intatus, it, cancel all evidences secured by and trust deed. All sums secured by and trust deed or pursuint to intatus, it, cancel all evidences secured by and trust deed for an eight and due or end all evidences secured by and trust deed thare are delivered to yo berwith deed for eration and all evidences and documents to DATED: ,19 Ba on the evidence put control or of the instance of the barred of the terms of add trust deed in book/reer/information respires use County of	as such word is defined in the Truth-in-Lending Act and Kegula beneficiary MUST comply with the Act and Regulation by makin disclosures: for this purpose use Stevens-Ness Form No. 1319, or	ng required SLACK	n M Crow
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The undersigned in the lefal on ner and licitler of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and suisived. You hereby are directed, on payment to you of any sums owing to you under the terms and trust deed or pursuant to status, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to yo herewith together with said trust deed) and to reconvery, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mult reconvery, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mult reconvery without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mult reconvery mich and documents to DATED:			d.
De net late er destrey this Trust Deed OI TH1 NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath Icornity that the within instrument was received for record on the 2nd.da of Sentember	The undersigned in the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statuts, to cancel all evid herewith together with said trust deed,) and to reconvey, w. estate now hold by you under the same. Mail reconveyance	I indebtedness secured by the are directed, on payment to ences of indebtedness secures ithout warranty, to the part a and documents to	you of any sums owing to you under the terms of I by said trust deed (which are delivered to you ies designated by the terms of said trust deed th
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Benelizary AFTER RECORDING RETURN TO MCCTCL RECORDER'S USE RECORDER'S USE ment/microtilm/reception No. 65425 Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk NAME Pr. Man Amount Deputy	Grantor		in book/reel/volume No. <u>M36</u> o
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