attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real lates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.583.

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NOTE: The Trust Deed Act provides that the trustee hereunder mu or savings and toan association authorized to do business under property of this state, its subsidiaries, affiliates, agents or branch

cluding evidence of title and the beneficiary's or trustee's attorney's fees: the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be decree of the trial court and in the event of an appeal from any judicabul pellate court shall adjudge reasonable as the beneficiary's or trustee's with or ney's ters on such appeal. It is mutually agreed that: B. In the event that any portion or ill of said property shall be taken as compensation of a such appeal that any portion of the sonount event is the event that any portion or ill of said property shall be taken as compensation for such appeal. It is mutually agreed that: B. In the event that any portion or ill of said property shall have the as compensation for such appeal. The event of the sonount event is the event that any portion of the sonount property as compensation of such a sonother and a trustee's addition incurred by drantor in such proceedings, shall be paid to be applied by drantor in such proceedings, shall be paid to be and execute such proceedings, and outs, necessari spalls and attorney's been and execute such proceedings, as this own expense. To take such proceedings of the resonable cost and the balance applied upon turred by been and execute such instrument agrees, at its own expense, to take such extent of the resonable cost and the balance applied upon when the indebtedness of the sonother the sonother and the solution of the solution of the solution when the instrument and exercise the solution of the solution of the solution of the obtaining such force of the sonother and the solution of the solution and the solution of the inability of any person for the payment of the indebtedness, trustee may the inability of any person for the payment of the indebtedness, trustee may

The date of maturity of the debt secured by this instrument Decomes due and payable. Decomes due and payable Decomes due and payable, of the debt secured by this instrument To protect the security of this trust deed, stantor drees: I. To protect the security of this trust deed, stantor drees: I. To protect the security of this trust deed, stantor drees: I. To constraint any waste of and information and good drees defined to to commit on tentor end of an information and the secure drees and the security of this trust deed, stantor drees: I. To constraint any waste of the security of this trust deed, stantor drees: I. To constraint any waste of the security of the secure drees and the security with and used in security if secure drees and the security if the security if the security if the secure drees and the secure drees and the security if the secure drees and the secure drees and the secure dree drees d

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property, as Grantor,

surplus, it any, to the drantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to fime appoint a successor or successors to any fuster named herein or to any successor itrustee appointed the function of the successor fruster, the latter shall be interested with all title powers and the successor frustee, the latter shall be readed with all title instrument Each such appointment and substitution shall be made by written and its place of record, when recorded in the other of the County of Recorder of the county or conties in which the property is situated at the conclusive proto of proper counties in which the property is situated and its deceded by beneficiary appointment in the other successor function of the county or counties in which the property is situated at the origin party hereto of pending sale under any other deed and trust or of any action or proceeding in which frantor, beneficiary or drustee shall be a party unless such action or proceeding is brought by trustee.

the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. I.4. Otherwise, the sale shall be held on the date and at the time and the postponed as provided by law. The truste time to which said sale may be postponed as provided by law. The truste time to which said sale may auction to the highest bidder for cash, payable at the lime of anic. The trustee, the parcel or in separate parcels and shall sell the parcel or parcel is an one parcel or in separate parcels and shall sell the parcel or parcels at the property to the purchase its deed in form as required by law. Conveying of the truthkilness thereot. Any person, escluding the truthkilnes, but including the drantor and beneficiary may person, escluding the trustee, but including the grantor and beneficiary may person, escluding the trustee, but including the truthkilness to the trustee and a trustee, but including attorney (3) to the objection accurate of the trustee of sale. Trustee surplus, it any, to the object on the trustee of the trustees of sale, in-the stering the subsection accurate by the interest of sale of the trustee attorney (3) to the object on the trustee of the interest of the trustee surplus, it any, to the distant or to his successor in interest enlitted to suck 16. For any reason permitted hy law hendiniary may from the

waive any default or notice of default interest as aloresaid, shall not cure of pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured declare all units secured have any agreement of any indebtedness secured declare all mis performance of any agreement of any indebtedness secured declare all mis performance of any agreement of any indebtedness secured accure all another and any agreement of any indebtedness secured in equity as a morifade or direct the trustee to foreclose this frust deced by advertisement and sale, or direct the trustee to foreclose this frust deced by hereby whereupon the fore real proceed to foreclose this frust deced by hereby whereupon the frustee shall fix the time and place of sale, give and there all the said description of 06 8.795. In such any frustee shall fix the time and place of sale, give and trustee for often of the beneficience of the date set by trustee for often any time prior to five days before the date set by trustee for the united as and the beneficient in interest by the entire and united as a prime prior to five days before the date set by trustee for the united s and the beneficient or of his successors in interest field by entirely, the entire amount then due unity of his successors in interest field by entire divent the bestified of the terms of the trust deced is the anite strustee is provided by law and trustees and attorneys level by entire divent then due unity or his successors in interest for by entire divent the beneficient or of his successors in interest by by entire in the terms of the beneficient and trustees and attorneys level the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the sale shall be held on the date and at the time and

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ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in standing any easement or creating any restriction thereon; (c) join in any ensurement or creating any restriction thereon; (c) join in the subordination or other adreement affecting this deed or the lien or charge frantee in any econvey, without warranty, all or any of the lien or charge property end to the recital therein of any the description of any interest of the recital therein of any or other in any end of the truthillings therein. Trustee's matters or lacks shall be not less than 35.
(b) Upon any default by Renon, by adent less than 35.
(c) any part therein, in its own name and take possession of said property the second any in the operation, including the or of the truthy and any default of the resonance of the second in the advection, including the second in the second in the advection, and unpaid, and apply the second in the indebtedness there on any of the truth advection, including the second in the second in the advection, including the second in the second in the advection, including the second is the truth advection, and the possession of said property is the second in the advection, and unpaid, and apply the second is the second of the truth advection, including the second is the second of the truth advection, including the second is the second of the proceeds of the advect as been endities, including the second any default or notice.
(1) The entering upon and taking possession of said property, the property, and the application or awards for any invalidate any advection.
(1) Upon default by Grantor in payment of any indebtedness secured hereby or in his performance of any advection.

The date of maturity of the debt secured by this instruction is incoment, or secure and payable. The above described real property is not currantly used for agricultural, timber or grazing purposes. (a) consent to the making of any

2 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and protits thereof and all tixtures now or herealter attached to or used in anywise FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Const sooner paid, to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest nereor, is the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

WILLIAM E. BRADLEY and MARGIE J. BRADLEY, husband and wife as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Rlamath in Lot 6, Block 3, COUNTRY VILLAGE, in the County of Klamath, State of Oregon. in 3 Le tion with

FORM No. 821-1-Oregen Trust Doed Series-TRUST DEED (No restriction on assignment). STEVENS.NESS LAW FUBLISHIA THIS TRUST DEED, made this TRUST DEED ON VOL MS4 RUST DEED, made this 1040 CHERYL A. PECKHAM, a married woman, as her sole and separate MICHAFL C. MILLER, attorney at law

CO., PORTLAND.

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between

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and the second	
fully seized in fully seized i	to and with the beneficiary and those claiming under him, that he is I real property and has a valid, unencumbered title thereto
stess in fee simple of said described	to and with the beneficiary and those claiming under him, that he is I real property and has a valid, unencumbered title thereto
Figure 1. Constraints of the figure 1. Statement of the figure 1. Statem	property and has a valid, unencumbered site in that he is
and that he will work	nd the same against all persons whomsoever.
warrant and forever defer	nd the same addition the same addition of the same
	-gainst all persons whomsoever.
The granter warrants that the	he loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below).
(I) In an organization of personal, family	he loan represented by the st
This deed applies to	is a matural person are large above described note and this trust deed and
contract secured hereby uses, successors and neside	he loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice below). Is a natural person are for business or commercial purposes other them agricult of and binds all parties hereto, their heirs, legatees, devisees, administrators, exe beneficiary herein. In construing this deed and whenever the context so requires, for has hereunto set his hand the device
In uncertainty and the sentimer of the sentimer and the new of the sentimer and the sentimer	beneficiary herein In a shall mean the hold alees, devisees, admini .
The WITNESS WHEREOF, said grant	beneticiary herein. In construing this dead and where, including pledgee, of ter, and the singular number includes the plural. For has hereunto set his hand the day and year first above written.
not applicable; if warrante by lining out which	set his hand the day and
not applicable; if warranty (a) is applicable and the bene as such word is defined in the Truth-In-Lending Act and disclosures; for this purpose, if this instrument is to be a fi if this instrument is NOT a.	arranty (a) or (b) is ficiary is a creditor Regulation Z, the RST lies to finance 305 or equivalent; CHERYLA. PECKHAM
the purchase of a dwelting if this instrument is the	Y making reacher CHERYLA DECOMPANY
	RST lien to finance 305 or equivalant
with the Act is not required, disregard this notice.	305 or equivalent; nance the purchase ent, If compliance
westiewiedgment onnertion,	
CIALL OF OREGON.	ORS 93.490
Countin - K Dm-12	STATE OF ORFCOM
Personally appeared the st	STATE OF OREGON, County of
CHERVL A. PECKHAM	Personally appeared
E C HAM	duly sworn, did say that the lormer is the
D.T.A.R. and acknowledged the foregoing instru-	president and in former is the
A CLARY S	
ment to be	a corporation, and this at
ment to be HER DEFICIAL MAA	a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and and each of them acknowledged said instrument was signed and and deed.
SEALD FOR Michael Michael	sealed in behalt of said corporation and that the instrument is the 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 Before me:
Notary Public for Oredon	and its voluntary act
My commission expires: 10-24.88	Notary Public for Oregon
88 54 ~	My commission expires: (OFFICIAL
	My commission expires: SEAL)
	SEAL)
REQUEST To: Te be used only	FOR FULL RECONVEYANCE when obligations have been paid.
TO: The undersigned is the L	FOR FULL RECONVEYANCE when obligations have been paid. Truston
TO: The undersigned is the legal owner and holder of all ind frust deed have been fully paid and holder of all ind	FOR FULL RECONVEYANCE when obligations have been paid. Trustee
TO: The undersigned is the legal owner and holder of all inder side of the second seco	FOR FULL RECONVEYANCE when abligations have been paid. Trustee
TO: The undersigned is the legal owner and holder of all inder side of the second seco	SEAL) FOR FULL RECONVEYANCE when obligations have been poid. Trustee lebtedness secured by the foregoing trust deed. All sums secured by said directed, on payment to you of any sums owing to you under the terms of s of indebtedness secured by said trust deed (which are delivered to you t warranty, to the parties designated by the design of the delivered to you
REQUEST TO: The undersigned is the legal owner and holder of all ind frust deed have been fully paid and owner and holder of all ind	SEAL) FOR FULL RECONVEYANCE when obligations have been poid. Trustee lebtedness secured by the foregoing trust deed. All sums secured by said directed, on payment to you of any sums owing to you under the terms of s of indebtedness secured by said trust deed (which are delivered to you t warranty, to the parties designated by the design of the delivered to you
REQUEST TO:Te be used only The undersigned is the legal owner and holder of all ind frust deed have been fully paid and	FOR FULL RECONVEYANCE when obligations have been paid. Trustee
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