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mey, who is an active member of the Oregon State Bar, a bank, trust company for the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without convexore to the successor trustee, the poperturbed with all the convexore to the successor upon any trustee harein named or appointed hereinder. Each such iss conferred which, when recorded in the morifage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointes in 17. Trustee Accessor trustee.

NOTE: The Trust Deed Act provides that the trustee hereunde or savings and loan association authorized to do business u property of this state, its subsidiaries, affiliates, agents or br der must be either an atto under the laws of Oregon branches, the United States

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notily any party hereto of pending sale under any other deed trust or of any action or proceeding in which grantor, beneficiary or tru-shall be a party unless such action or proceeding is brought by trustee.

 initia and restrictions atticn and have, ordinationstructured therefore. W. damaded or proper public life beneficiary in statements pursuant beneficiary so requests of the public of the The manner provided in ORS 86.735 to 88.795, to loreclose this trust deed in ORS 86.735 to 88.795, the manner provided in ORS 86.735 to 88.795, the manner provided in ORS 86.735 to 88.795, the manner provided at any time trustee has commenced loreclosure by advertisement and a sale, and at any time trust each so before the date the trustee conducts the sale, and at any time trust deed, the delault or delault or delault or delault the delaut of the delault or delault or delault at the delaut of the delaut or delault or delault at the delaut of the delaut or delault or delault deed, the delaut of the surged by paying the same secured by the current of the trust deed, the delault of the delaut portion as would obligation or trust of the current of the performance delault hat is capable of and espenses actually incurred in any cas, in addition to curring the delault or delault or delault or delault or delault or delault or delault at the trust deed, the delault at the trust deed at the trust Indestructions actually interies in curves, the outgoins of the trust drew together with trustee's and attorney's lees not exceeding the amounts provided by law; "A to therwise, the sale shall be held on the date and at the time and place designates in the notice of sale or the time to which said sale and no ne parcel or provided by law sale or the time to which said sale and in one parcel or is separate parce in trustee may sell said property either and the property of the purchase trustee may sell said property either the property so wold, but without early no as required by law convergence place the utility of the trustee may not as required by law convergence of the truthulmas thereol. Any person, excluding the trustee, but including the anoten the trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expense of sale, in-stant apply the proceeds of sale to payment of (1) the expense of sale, in-taring the compensation of sale to payment of (1) the expense of sale, in-stant pay the proceeds of sale to payment of (1) the expense of sale, in-taring the compensation of sale to payment of (1) the states of sale, in-taring the outpert is may appear in the orders of the trustee of all persons surplus, if any, to the grantor to the is successor in interest entitied to surplus, if any, to the grantor or to his successor in interest entitied to success.

herein, shall become immediately due and payable, is the data of griculturel, timber or graving purposes.
To protect the security of this trust deed, grantor agrees
and to commit div same of maintain said property and provide of the structure of maintain said property. The second of the structure of maintain said property and provide of the structure of the structure of the second seco *t renefic now or and suc an am comp polir if r dr*

note of even date herewith, payable to beneficiary of order and made by grantor, the tinal payment of principal and interest hereof, it note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner, paid, to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 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. In the event the within described property, or any part thereof, or any interest therein installment of said note sold, conveyed, assigned or altienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The grantor secured by this instrument, irrespective of the maturity dates expressed to be To protect the security of this trust deed drantor adrees. (a) consent to the making of any man or plat of said property (b) in in

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 anywise tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______IWo-Thousand-One-Hundred and no/100

as Grantor,

as Beneficiary,

FLUG

Dx wit fore a terrest that that freed DX THE HOTE waith it receive from more of telested is the traffat for concellation priore is

Alamath Fall and a set and 3035 🛞 Sarah A. Hurrey & Ernest L. Furrey & Harold L. Furrey Aspen Title & Escrow Million, as Trustee, and Suburban Finance Company Haster Marce Marce VENDER Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lenox Addition, Lot 9, Block 2, in the County of Klamath, State of Oregon. Was received for row of the 24th Was

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STATE OF ORECOM.

Oregon Trust Deed Series-TRUST DEED Klamath F **37503** 97603

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The grantor warrants that the proceeded it.	(B) Devise and the probability of the CDC and DDC a
(a)* primarily for grantor's personal, family (b) for an organization, or (over it family of	e loan represented by the above described note and this trust deed are: or household purposes (see Important Notice below) is a natural person) are for business or commencial
이 상품 전에 가슴을 다 같은 것이다. 가슴이 많은 것을 하는 것 같은 것 같은 것을 하는 것 같은 것 같	are for Dusiness of commercial
personal representatives, successors and assigns. The	and binds all parties hereto, their heirs, legatees, devisees, administrators, executive term beneticiary shall mean the holder and owner, including pledgee, of the content in the including pledgee, of the content including pledgee, of the content including pledgee, of the content including pledgee, of the content including pledgee.
gender includes the feminine and the neuter; and the	and binds all parties hereto, their heirs, legatees, devisees, administrators, execute term beneficiary shall mean the holder and owner, including pledgee, of the contr sty herein. In construing this deed and whenever the context so requires, the mascul singular number includes the plural.
IN WITNESS WHEREOF, said grau	singular number includes the plural.
* IMPORTANT NOTICE	and year first above written
as such word it warranty (a) is applicable and the band	irranty (a) or (b) is the provide A and A
beneficiary MUST comply with the Act and Regulation be	Regulation Z, the C + C
disclosures; for this purpose use Stevens-Ness Form No. 13 If compliance with the Act is not required, disregard this no	19, or equivalent.
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(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	and the second sec
STATE OF OREGON	[10] S. M.
County of	STATE OF OREGON
	County of
February 17 1987 by	on
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