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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 not obligated to notify any party hereto of pending sale under any other deed of frust or of any action or proceeding in which gran under any other deed of shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee bereander must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 690-505 to 690-585.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-ors to any frustee named herein or to any successor trustee appointed herei under. Upon such appointment, and without coversor frustee appointed herei trustee, the latter shall be vaded with all the conveyance to the successor upon any frustee herein named or appointed hereinder. Each such about the successor is and the mortgade records of the county or counties in which the property is situated, that be conclusive proof of proper appointment of the successor trustee.

the grantor and beneliciary, may purch, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, frustee cluding the proceeds of any frustee and a resunable charge by trusters attorney. () compensation of the frustee and a resunable charge by trusters attorney. () compensation of the interest of a charge by trusters deed as their interest may appear in the order of their frustee in the thrust surplus, if any, to the grantor or his successor in interest entitled to such 16. Beneficiary may then the order of the interest of (4) the

together with trustee's 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 place designated in the notice of sale or the time to which haid sale may be possible as provided by law. The trustee may sell said property either and the parcel or in inparate parcels and shall sell the parcel of sale. Trustee the possible of the publication of the time of the time of the property either the publication of the time of the time of the property so sold, but without any motorm as required by law conveying it the trustules in the deed of any matters of fact shall be conclusive proof the grant and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 86.795. 13. Atter the furstee has commenced foreclosure by advertisement and alc, and the furstee has commenced foreclosure by advertisement and sale, and any time prior to 5 days before the date the by advertisement and the delault or delaults. If the delault op privileged by OR 10.86.735, may cure sature advector of the first deed, the delault may be cured by paying the sature of them to delault occurred any other delault portion as would being cured may be cured by tendering the performance that is capable of delaults or the discutting the cure and addition to curing the beneficiant the general may be cured by tendering the beneficiant of the of delaults, the person eliciting the cure and addition to curing the delault of the struct and attends and attorney's less more acceeding the amounts provided by law. 14. Otherwise, the sale shall be haid on the data data and the sale shall be be attended to be a sale shall be baid on the sale advector of the beneficiant the sale and attorney's less of the another advector the bearting provided

ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement altering this deed or the lien or charge subordination or other agreement altering this deed or the lien or charge frame in any reconveyne may be described as the 'the property. The be conclusive proof to,'' and the recitals therein of any method of the property. The conveyne may be conclusive proof to,'' and the recitals therein of any method of the property. The conveyne may be conclusive proof to,'' and the recitals therein of any method of the property. The conveyne is the conclusive proof to,'' and the recitals therein of any method of the truthfulness thereol. Trustee's letters or lacts shall be conclusive proof to,'' and the recitals therein of any method of the adequacy of ceiver to be apprented by a court, either in person and take possession of said property of a services mentioned in this own may also and any source of the adequacy of ceiver to be apprented by a court, either in person and take possession of said property for any part theody in its own may also and in such order the same indo persiton and caland on project of the same independent deletion, including apply the indeptedhess secured hereby and in such order as before thereby of the proceeds of the adoquacy taking of the adoquacy taking of the adoquacy taking of the adopted of the adop

sum of SIX HUNDRED FIFTY AND NO 100/S note of even date herewith, payable to beneticiary or order, and made by grantor, the tinal payment of principal and interest hereoi, it note of even date herewith, payable to beneticiary or order, and made by grantor, the tinal payment of principal and interest hereoi, it The date of maturity of the debt secured by the instrument is the date, stated above, on which the tinal installment of said notes sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the ubove described reel property is not currently used for egricultural, timber or graxing purposes. To protect the security of this trust dead, drantor adrees: (a) consent to the making of any map or plat of said property: (b) join 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 protits thereoi and all tixtures 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 sum of SIX HUNDRED FIFTY AND NO 100/S

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 5 in Block 31 First Addition to Klamath Forest Estates, according to Lot 5 in Block 31 First Addition to Mamath Forest Estates, according the official plat thereof on file in the office of the County Clerk of Klamath County Oregon. was not that being the till state worth it thereas in up more by half-alog in the clitche for the

Page DAVID THOMPSON AND ELIZABETH THOMPSON, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY RUSSELL G. KNIGHTS AND VIVIAN S. KNIGHTS, husband and wife as Beneficiary,

THIS TRUST DEED, made this ..... 17th

KCTC-39500 74343 TRUST DEED Vat

FORM No. 881-Ovegen Trust D

TRUST DEED.

, as Trustee, and

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the formation of the statistic of said-des	CFIDEd-TEAL-DIODArty_	beneficiary and	those claiming under him, that he'is law
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and that he will warrant and foreve	r defend the same as	sainst all persor	Heccare and hereign and hereig
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Benz the on each other and each (halt	lickets of the second	(5.6) apped the providence of the state of the providence of the state of the state of the state of the desidence of the state of th	284 Alexandra Maria State Carl Brance Carl Control of Control of Control of Control of Control of Control of Co
The grantor warrants that the proceed (a)* primarily for grantor's personal, (b) for an organization, or (even if This doed	ds of the loan represented family or household purp	t by the above des	
This deed applies to, inures to the be	the second binds at	a sana ang ang ang ang ang ang ang ang ang	or commercial purposes.
and the neuter.	and the sindules must	sciume this deed a	heirs, legatees, devisees, administrators, executors older and owner, including pledgee, of the contract and whenever the context so requires, the masculine the day and year first above written.
as such word is defined in the Truth-In-Lending beneficiary MUST comply with the Act and Regul	hever warranty (a) or (b) is the benefictory is a creditor Act and Regulation Z, the lation by making required	1 Naoro	HOMPSON
(1) Construction of the state of the stat		+ Elizabe	bert flompeson
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County of LOS Angeles This instrument was acknowledged be April 28, 1987 1987, by DAVID THOMPSON AND ELIZABE	tore me on This in 19	unty of	) ss. ) ss. wwiedged before me on
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(SAL)	-JY My con	Public for Oregon	
Notary Public California Principal Office In Use Anacles County My Corrim, Exp. Dec. 9, 198	TE TLATION STREAM	RECONVEYANCE	nestere de la composition de la composi Recentration de la composition de la co Recentration de la composition de la co
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trust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to can berewith todether with	cel all evidences of inde	s secured by the on payment to yo btedness secured 1	coregoing trust deed. All sums secured by said u of any sums owing to you under the terms of yy said trust deed (which are delivered to you designated by the terms of said trust deed the
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			Beneliciary
De not lose or destroy this Trust Dood OR THE NOTI	E which it secures. Both must be	a delivered to the truste	e fer concellation befere reconveyance will be made.
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STRUKHE-HESS LAW PUB. CO., PORTLAND, ORE.	Addition to F 7 on Tile in	(larstb.(b) caejostàqe	County of Klamath ss.
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is Beneficiante Grantor	SPACE RESEL	A450 1	n book/reel/volume No
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AFTER RECORDING RETURN TO	lle compete Dile tronsfor	الما و مارو و مارو الموالي و المارو	Witness my hand and seal of County affixed.
TASAB DEED, made thi	1740 649		Evelyn Biehn, County Clerk
ORM Mail BRIGrappin Tante Open StatistTRUST DEED.	Fee: so:	<u>50 2</u>	y Am An Deputy
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