the manner provided in ORS 56.755 to 56.755 to 56.755. I.J. After the truster has commercial brechevine by distribution and ale, and at any time prior to 5 days before the date the truster by advertisement and sale, the fractions only other person as privileged by ORS 56.755, may cure sale, the fractions only other person as privileged by ORS 56.755, may cure sale, the fractions of the trust deed, the default may be cured by when dure sums secured by the trust deed, the default may be cured by when dure not then be due at the time of the science other than such particle samples to being cured may be cured by tendering the reformance requires (sample cu obligation or trust deed. In any case, the performance requires (sample cu and expenses actual effecting the cure shall this to curing the lifetilit of being truster and attorney's less one exceeding the amount provided by law. 14. Otherwise, the sale shall be held on the date that is a sould be law.

together with trustee's and attorney's less Dot exceeding the aurounts 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 sale that in one particle of the art. The trustee may sell said vale sale may auction to the hiele biddle for each, pavable at the time of the parcel of the property so the purchaser its deal in an attainty of the parcel of the trustee that design and the date of the parcel of the parcel of the property so the purchaser its deal in as required by has conveying of the trustual but without any towers and the conclusive proof the function and beneficiary, may purchase at the sale. 15. When trustee sells oursuant to the powers provided herein trustee

the grantor and beneficiary, may private excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee challing the proceeds of late to payment of (1) be expense of site in challing the compensation of the trustee and a traveable share he trustee and the compensation of the trustee and a traveable share he trustee dealing resulted time subsets a state of a traveable share he trust encoded resulted time subsets of the trust and will be trust dealing in the interest may appear in the voice of the trustee in the trust window of any, to the grantor or to he subsets of the provide of (4) the 16. Beneficiary may from time subsets of the stated encoded of the such encoded the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the state of the state of the state of the structure of the state of the sta

surplus, it any, to the grantse or to bin socressed in interest entitled to such surplus.
 16. Benchciary may from time to time appoint a successor or success under, Upon such appointment, and without convisione appointed herein trustee, the latter shall be under a without convisione to the successor upon mark appointment with all title powersame to the successor upon mark appointment with all title powersame to the successor upon the latter shall be made or appointed hereunders. Each suck appointment which when recorded in the mortfade records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment.
 17. Trustee access this trust when this deal, du's created and

of the successor trustee. IT: Trustee accepts this trust when this deal, du's executed and achimited for motify any path encode as provided by law. Trustee is not obligated to motify any path here of pending when when any other deal of trust or any incluse such actions or proceeding is brought by trustee. HOTE. The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Organ State Bur, a Lank, trust company or vavings and toan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under CPS are 505 to 606 585.

detroyed including or improvement influer and in Sood and workmanitie of 3. To construction, and is a when due all construction. Joint of the second in the secon

district, timber or graving purposes.
(a) convert to the making of any map or plat of said property. This plan in whordination, or other afterement allexing this ded or the form or characteristic time of the same second property. Without warrant allexing this ded or the form or characteristic time of the same second property. The property without warrant allexing this ded or the form or characteristic time of the same second property. The property without warrant there on an impact of the same second property of the same second property. The property of the same second property of the same second property of the same second property of any part of the same second property of any part of the same second property. The property of the same second property of the same second property of any part of the same second property of the same second property of any part of the same second and same second and same second and the same second and sa

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 per terms of note , 19 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 is sold, aftered to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The ebove described real property is not currently used for egricultural, timber or grating purposes.

sum of (\$6,000.00)-

Lot 7, Block 4, WAGON TRAIL ACREAGES NO. 2, according to the official plat

thereof on file in the office of the County Clerk of Klamath County, Oregon.

MR. 18413-P

GEORGE W. HOWE, JR. & SUSAN K. HOWE, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

MILTON B. OCUMPAUGH & DEANNA L. OCUMPAUGH, husband and wife

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

STEVENSINESS LAW PUB CO., PORTLAND, CR. 5720

13282 @

....., as Trustee, and

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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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as Beneficiary,

13283 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 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 or household purposes (see Important Notice below), (BOCMONNARRATION DE REAL TROCKMOND HYDERIA DE REAL DE This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand/the day and year first above written • 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-in-Lending Act and Regulation 2; the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. George A. Howe, Vio Jr' Susan K. Howe (If the signer of the above is a corporation, use the form of acknowledgement opposite.) UR STATE OF OREGON, ý #3. County of Jane County o) 85. This instrument was acknowledged before me on George WA Hows, Jr. & Susan K. 19...., by Howe 83 ol NOBELLEL C. CULK (SEAL) Mit Anthisiis verpices: 5-15-90 Notary Public for Oregon commission expires: SEAL) 0, 611¹²⁵⁰ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. **TO:** Trustee The 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 fully 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 ····· Beneficiary Do not less or destroy this Trust Dood OR THE NOTE which it secures. Buth must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED (FORM No. SEI) STEVENS-NEES LAW PUB. CO., PORTL STATE OF OREGON, County ofKlamath SS. I certify that the within instrument GEORGE W. HOWE, JR. & was received for record on the ... 24.t Hay SUSAN K. HOWE at 2:41 o'clock P. M., and recorded Grantor SPACE RESERVED in book/reel/volume No.M8.7...... on MILTON B. OCUMPAUGH & FOR page 13282 or as fee/file/instru-DEANNA L. OCUMPAUGH RECORDER'S USE ment/microfilm/reception No. 7.7.3.6.7., Record of Mortgages of said County. Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY Evelyn Biehn County Clerk By Pign Smith Doputy Fee: \$9.00