join in a Historions alticring lais, ordinances, study herefor, ". Summary of the study of the state of the s

The above described real property is not currently used for agricu To protect the security of this trust deed, grantor agrees; and repair, of the remove or demonstraintain said property in Kood condition and repair, of the remove or demonstraint and the property. To commit to remove or demonstraint and in kood and workmanlike the remove and pay when all costs incurred therefor. To comply with all laws of dinances, regulation, covenants, condi-tions and restriction suffering statements pursuant to pay for fulling some inter-tion and restrictions allecting statements pursuant to pay for fulling same inde-by ling officers or offices, as well as the cost of all line searches made to prove public to rescaring agencies as may be deemed desired by the by ling officers or statching agencies as may be deemed desired by the to provide and continuously maintain insurance on the building

of the successor frustee. 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 notike any party here on pending sale under any other is not trust or of any action or proceeding in which drantor, beneficiary or frustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee bereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association autharized to do business under the laws 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 branches, the United States or any agency thereal, or an estrow agent licensed under ORS 676-505 to 676-565.

surplus, if any, to the frantor or to his successer in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success under. Uppor such appointment, and without consort rustice appointed herei upport and appointment, and without successor frustee appointed herei upport and appointment of appointed hereinformers and duties conferrant upport successor appointed hereinformers and duties conferrant which, when recorded in the martfade records of the county or exoniciars which the property is situated, shall be conclusive proof of proper appointment of the successor frustee. 17. Trustee accents this trust when this deed duty executed and

ine granter and beneliciaty, may purchase at the same transfer, but including 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of any to payment of (1) the expense of old, in attorney. (2) to the obligation trustee and a real-mable charge by trusteen deed as their interest may appear in the order of their strustee in the surplus, if any, to the granter or to his subsect in interest of their strustee and (4) the surplus. 16. Beneliciary may them the

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and al the time and place designated in the noise of sale or the time to which said sale many one purcel or in tenarate particle many self the particle property either automoted as provided by law. The trustee many self the particle or parcels are used to the higher builder for each particle many self the part of parcels the property so sold but without any coverant or warrent by law conveying of the trustures thereof. Any person, estimate the trustee, but including the genatic 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. After the trustee has commerced foreclosure by advertisement and sale, and at any time prior to 5 days before losure by advertisement and the default or defaults of the of sale before losure by advertisement and sale, and at any time prior to 5 days before losure by ORS 86.753, may cure the default or defaults. If the default consists of a failure to 86.753, may cure with same of the trust deed, the default may be cured by paying the being and no default occurred with the most of a bailton as would be due had no default occurred other than such of the abable of both and the function of the default formy be cured by paying the both and the the time of the cure of the relaxit that is capable of defaults, the person effecting the default may to the both default for together with trustes and attorneys less not exceeding the amounts provided to Jake the sale shall be held on the date and states in 14. Otherwise, the sale shall be held on the date and states in the sale sand attorneys a less not exceeding the amounts provided the trust and the sale shall be held on the date and states in the sale sand states in the sale shall be held on the date and states in the sale sand states and states and states in the sale sand states in the sale sand states and states and states in the sale sand states in the sale sand states and states and states and states in the sale sand states and states and states and states in the sale sand states and states and states in the sale shall be held on the date and states in the sale sand states in the sale shall be held on the sale sand states in the sale sand states in the sale shall be held on the sale sand states in the sale sand states in the sale shall be held on the sale sand states in the sale

ultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in approximation or other adjement aftering this deed on the lien or chains about another adjement aftering this deed on the lien or chains a subordination or other adjement aftering this deed on the lien or chains a subordination or other adjement aftering this deed on the lien or chains a subordination or other adjement aftering this deed on the lien or chains a subordination or other adjement aftering this deed on the lien or chains a subordination or other adjement aftering this deed on the lien or chains a subordination or other adjement aftering the lien or chains after on any the conveyse may be described as the "proon or person and taking the not less than st."
10. Upon any default by denote contents, beneficiary may at any at the didetideness thereby in a or other adjects and subordination of a subordination of by a deen or by a discusse to be shown and taking the adjects of a subordination or relax thereby in the indetideness and profits for any default here and so the subordination of such receives and profits or relax and the resulted and any subordination of such and the application or relax there and profits in the adjection and adjection and the adjection is insidentian any distribution and the adjection any thing of the adjection any default here and other and other adjection any default and the application or relax the form any taking of the adjection any default of the adjection any indetations and the adjection distribution and adjection any default of the adjection any indetation any default of any default adjecti

sum of SEVEN HUNDRED AND NO. LUUY. Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if at maturity 19 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 at Maturity (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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed to be herein, shall become immediately due and payable for agricultural, timber or grazing purposes.

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 profits thereof and all fixtures 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 SEVEN HINDRED AND NO 100/Security of the security o sum of SEVEN HUNDRED AND NO. 100/S

D.T. & 18 TH TRUST DEED BIEVENS ACBELAW PUB. CC. PORTLAND. OR. B720 Vol_1187 Page_ DAVID THOMPSON AND ELIZABETH THOMPSON, husband and wife 13781, 19.87 , between ELWIN S. MCDOWELL as Beneficiary,, as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath in _____Klamath _____County, Oregon, described as: Lot 23 in Block 101, Klamath Falls Forest Estates Highway 66 Unit Plat No. 4, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

<u>PORM No. 881—Qiessin Truit-Deed Series—TRUST DEED. KCTC - 39544</u> ox 77644

		1378
The grantor covenants and a fully seized in fee simple of said de	ngrees to and with the b scribed real property an	eneficiary and those claiming under him, that he is law d has a valid, unencumbered title thereto
and that he will warrant and form		
and that he will warrant and forev	er detend the same agai	nst all persons whomsoever.
	•	
The grantor warrants that the procees (a)* primarily for grantor's personal, (b) for an organization, or (even if	ds of the loan represented b family or household purpos grantor is a natural person)	y the above described note and this trust deed are: as (see Important Notice below), are for business or commercial purposes.
This deed applies to, inures to the b personal representatives, successors and assi secured hereby, whether or not named as a gender includes the feminine and the peuter	enelit of and binds all partie gns. The term beneficiary st beneficiary herein. In constru-	is hereto, their heirs, legatees, devisees, administrators, executors, all mean the holder and owner, including pledgee of the
	aid grantor has hereunte	Judes the plural. set his hand the day and year first above written.
not applicable; if warranty (a) is applicable and	the boundary (a) or (b) is	Navel Tr
disclosures for it comply with the Act and Real	ulation by hegolation 2, the	DAVID THOMPSON
If compliance with the Act is not required, disrege	n No. 1319, or equivalent. and this notice.	Ra: 1 mls al
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)	X	ELIZABETH THOMPSON
STATE OF OREGON,		Contraction of Contraction
County of		FOREGON,
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	REQUEST FOR FULL RECO.	NVEYANCE
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rust deed have been fully paid and satisfied. Y	older of all indebtedness see You hereby are directed, on	ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of ness secured by said trust deed (which such that the terms of
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		Beneficiary
Do not loss or destroy this Trust Dood OR THE NOTE (which it secures. Bash much to a true	ered to the Irustee for concollation before reconveyance will be made.
	Construction and the selling	ered to the trustee for concellation before reconveyance will be made.
TRUST DEED		
IFORM No. Bats	• · · · · · · · · · · · · · · · · · · ·	STATE OF OREGON,
STEVENS NESS LAW PUB. CO., PORTLAND, ORE.		County of
		I certify that the within instrument was received for record on the
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Grantor	SPACE RESERVED	in book/reel/volume No
	FOR Recorder's Use	page OF as fae /file /:
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EXHIBIT "A" 13783 STATE OF CALLFORNIA COUNTY OF LOS Angeles 59 said State, personally appeared <u>David and Elizabeth Thopson</u> before me, the undersigned, a Notary Public in and for personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged OFFICIAL SEAL to me that he/she/they executed the same. A. COWELL Notary Public California WITNESS my hand and official seal. Principal Office In My Comm. Exp. Dec. 2, 19 Signature ******** SF-423-4 (REV. A - 7/82) (CA) (INDIVIDUAL) (This area for official notarial seal) STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of ________ Klamath County Title Company______ A.D., 19 <u>87</u> at <u>11:12</u> o'clock <u>A.M.</u>, and duly recorded in Vol. <u>M87</u> of ______Mortgages \$13.00 _ day Evelyn Biehn, Sounty Cierk

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