| or .<br>Produs 83573   | TRUST DEED                                       | MTC 19294-R X E                               | BELLW PUB. CO., PORTLAND, OR 97200   |
|--|--|---|--|
| THIS TRUST DEED, made this 6t<br>ROLAND SCHILL & MAXINE SCHILL,<br>Mountain Title Company      | h<br>husband an                                  | Janaury.                                      |  |
| as Grantor,  |  | a county a starts                             | The state of the second st |
| DONNA D. JACKSON & SANDRA L. ST<br>as Beneficiary,   |  |   | And an teaching institute  |
| Grantor irrevocably grants, bargains, sells<br>in Calanath at County, Oregon<br>County, Oregon | WITNESSETH<br>and conveys to<br>1. described as: | trustee in trust, with pow                    | yed a in the property  |
| See attached   |  | Traning to will received for                  | THE ALTER VERY AND A CONTRACT OF A CONTRACT  |
| TRUST DEED   |  | AND LODING CONTRACT                           | pad.   |
| tar met under die faste sollt. Teren date sind Archite wende is ein<br>Be                      | Off ware been po escat                           | And<br>And 19 204 Junior 12 Contribution Inco | areduser containing the second   |

together with all and singular the tenements, hereditaments and appurterances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

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Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and mada by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. 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, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's therein, shall become immediately due and payable.

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any wasie of vaid property. I. To complete or, restore promptly, and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefort. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property, if the beheliciary so reguests, to point in executing such linancing statements pursuant to the Uniorm Commer-cial. Code as the beneticiary may, require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien sarches made beneticiary to complete and gagenets as may be deemed desirable by the beneticiary on contents of the same states.

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FORM No. 881-

Continue de ast the beneficiary may require and to pay for filing same in the proper public office or office, as well as the cost of all lien searches made by filing offices or searching agencies as may be deemed desirable by the enclosery. A for provide, and continuously maintain insurance on the buildings from or hereafter exceled on the said premises desirat loss or demage by life and such other hearths as the beneficiary may from time to time require, in an encount not less than 3. A INSULTADIC. All the according to the latter all process acceptable to the beneficiary with loss purable to the latter, all provide, and the beneficiary with loss purable to the latter, all process of insurance shall be delivered to the beneficiary such insurance and to the beneficiary with loss purable to the latter, all process of insurance shall be delivered to the beneficiary such insurance and to the beneficiary at least litteen days prior to the envirable of any policy to the beneficiary at least litteen days prior to the envirable of any policy to the beneficiary at least litteen days prior to the envirable of the beneficiary at least litteen days prior to the envirable of the same of grantor's express. The amount solicary may be readiled by theneficiary may determine, or at option of beneficiary and in such order as beneficiary any determine, or at option of beneficiary and polication or release shall not cure or waive any default or notice of each tays the application or release shall not cure or waive any default or notice of such taxes, assessments and not or charges that may be level or any taxes and so or the charges payle by deliver, reveaus day of the structure payment for the granter and the pay proverty before any payle is of any taxes, and the order or waive any refut sector and prompticy with the days and to be developed by densities and the granter or all to make barred or any of this trust deed, without such as and other charges that may be level or any and tor a structure any determines, beneficiary may,

perlate correst and pergent reasonable on the content of the second property shall be taken into a second percent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, for require that all or any portion of the monies payable as compensation for such taking, which ar any portion of the monies payable as compensation for such taking, which ar any portion of the amount required to pay all reasonable costs, expenses and since and of the amount required of pay all reasonable costs, expenses and since and expense on a meticary and papiled by it first upon any reasonable costs and expenses in other the bleedness both in the trial and appellate courts, necessarily paid or incurred by lieue, both in the trial and appellate courts, necessarily paid or incurred by these secured hereby; and scantor afrees, at its, own expense; to take such actions and executed such informents as shall be increased in obtaining such proceedings; ring of the angle and from time to time upon written request of bener-liciary, payment of its less and presentation of this deed and the note for rundorsement (in case) thill reconvergences; for cancellation), without allecting the finability of any presen lor the payment of the indebtedness, trustee may (a) content to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) intent to the making of any map or plat of said property; (b) join in (b) int

patiencies;

having obtained the written consent or approval of the beneficiary, trament, irrespective of the maturity dates expressed therein, or transformer irrespective of the maturity dates expressed therein, or transformer is the second of the intervent of the second of the sec

surplus, il any, to the granter or to his successor in interest entitieu to successor surplus. I6. Beneliciary may from time to time appoint a successor or successor under, Upon such appointment, and without creases trustee appointed here-under. Upon such appointment, and without creases of duties conferred under. Upon such appointment, and without creases of duties conferred upon any trustee, that he vected with all the provide duties conferred upon any trustee herein named or appointed hireunder. Each duties conferred upon any trustee herein named of appointed hireunder. Each duties conferred upon any trustee herein named of appointed hireunder. Each duties conferred upon any trustee herein successor of the county of the county of the und substitution shall be mude by written instrument executed by benchmark which the property is situated, shall be conduive prool of proper appointment of the successor trustee.

which the property is situated, shall be conclusive proof of proper, appointed of the successor trustee. If the successor trustee is a provided by law. Trustee is not obligated to motify any party hereio of pending sale under any other deed of trust or obligated is made a public received as provided by law. Trustee is not obligated to motify any party hereio of pending sale under any other deed of trust or obligated such action or proceeding is brought by trustee, ahalf be a perfy unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either a or savings and lean association authorized to do business under the lews of ( property of this state, its subsidiaries, affiliates, agents or branches, the United rey, who is an active member of the Oregon State Bar, a bank, irust company of the United States, a title insurance company authorized to insure lifle to real or any agency thereof, or an escrow agent licensed under ORS 896.505 to 696.585. or any agency thereof, o

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| and 1987/88 which shall<br>and that he will warrant and forey.  | remain the ben  | d has a valid, unencumbered title thereto<br>1983/84, 1984/85, 1985/86,<br>eficiary's responsibility to<br>nst all persons whomsoever.   | 1986/8<br>pay.   |
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| 1. The second strength is the second strength of a strength of the second strength of th   | Internet in State State And Andreas<br>State State State State State<br>State State State State State State State State State<br>State State State State State State State State State<br>State State State State State State State State State State<br>State State State State State State State State State State<br>State State Sta | where we can be a set of the set  | Anna constant<br>Sectors<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descriptions<br>Descripti  |
|   |   | The above described note and this trust deed are:<br>( he above described note and this trust deed are:<br>f (see Important Notice below);<br>are ion business or commercial purposes.   | <ul> <li>And Market State State</li> <li>And Andrew State</li> <li>And Andrew State</li> <li>Andrew State&lt;</li></ul>  |
| This deed applies to, inures to the be<br>personal representatives, successors and assist<br>secured hereby, whether or, not named as a<br>gender includes the leminine and the perfect   | nefit of and binds all partie<br>ons. The term beneficiary sh<br>beneficiary herein. In constru-  | s hereto, their heirs, legatees, devisees, administrator<br>all mean the holder and owner, including pledgee, of<br>ing this deed and whenever the context so requires, fi<br>udes the plural<br>set, his hand the day and year first above wri  |  |
| not applicable, if warranty (a) is applicable and i<br>as such word is defined in the Truth-in-Lending<br>Deneticiary MUST comply with the Act and Reau<br>disclosures. for such  | hever warranty (a) or (b) is<br>the beneficiary is a creditor<br>Act and Regulation Z, the<br>lation by motion  | set his hand the day and year first above wri<br><u> <u> <u> </u> <u> </u></u></u>  | tten.  |
| If compliance with the Act is not required, disregative the signer of the above is a corporation, where the form of acturowing generat oppaties, the signer of the corporation oppaties, the signer of the corporation oppaties and the signer of the corporation oppaties of the signer oppaties of the signer oppaties of the signer of the corporation oppaties of the signer of the sis | rd this notice; star class in the second star star star star star star star star  | Ma <u>laic Schill</u><br>faxine Schill   | $\begin{array}{c} \frac{1}{12} + \frac{1}$ |
| County of Klamath<br>This instrument, Way acknowledged bai<br>January 6<br>Soland Schill & Maxine Sch   | )<br>fore me on This instru   | F OREGON,<br>of  | <ul> <li>For the second se</li></ul>   |
| SEALL   | A start to see a set of the second se  | and a second sec | rent of the second seco   |
| My commission expires 6/16  | 1.5.8 My commiss  | ion expires out the second sec | (SEAL)   |
| The undersigned is the legal owner and h<br>ust deed have been fully paid and satisfied. Y  | Design of the second se  | Sprate and the second structure of the second structure of the second structure of the second structure of the sums second structure of the sum second structure | ing and  |
| tawith fogether with said frust deed) and to re<br>tate now held by you under the same. Mail re-  | Convey, without warranty, f   | ess secured by said trust deed (which are delivered<br>o the parties designated by the terms of said trust o   | terms of   |
| ÷   | \$5   | Benetician   |  |
| TRUST DEED  | maa in fecuree. Solt must be delive   | red to the trustee for concellation before reconveyance will be mod  |  |
| *Revenues Law PUB CO. FORTLAND. CAR<br>kson/Simmons<br>4 Wester Street<br>math Falls, OR 97601  | , alla and courses to<br>Joylon, described as   | I County of<br>I certify that the within instru<br>was received for record on the  | .day   |
| 111 Grantor<br>Buz 1461<br>Iumath Jallo, OL 97601   | FOR<br>COR<br>COR<br>COR<br>COR<br>COR<br>COR<br>COR<br>C   | at o'ClockM., and reco<br>in book/reel/voltame No.<br>page or as fee/file/in:<br>MULL ment/microfilm/reception No  | rded<br>on<br>stru-  |
| AFTER RECORDING RETURN TO   | Thy. O. Planate   | Record of Mortgages of said County   |  |

