a title or an	escrow agen	mpany authorized to	insure title to real 696.505 to 696.585,	
11 A. A. A. A.		onder Oks	696.505 to 696.585.	

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. I6. Beneliciary may from time to time appoint a successor or succes-sore ic any trustee named herein or to any successor trustee appointed here trustee, the latter shall be vested with all tille, powers and duties contered and any trustee herein named or appointer incurrent and any trustee herein named or appointer needs by beneliciary, which then recorded in the ascessore coversh of the county or counties in of the successor trustee. The successor is an appointed here exclude by beneliciary and the conclusive proof of proper appointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and childred is made a public record as provided by law. Trustee is not trust of any action or proceeding in which grantor, beneliciary or trustee approved by any party hereto of pending sale under any other deed shall be a party unless such action or proceeding in burght by trustee. NOTE: The Trust Deed, Act provides that the trustee hereunder must be either tan attance; who is an active member of the o or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance a property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as companyation for such taking, which are it process of the amount required to pay it first upon any reasonable costs and expenses and attorney's lees, licitary in such proceedings, shall be taken or any static taken with the trial and appellate courts, necessarily paid to beneficiary and both in the trial and appellate courts, necessarily paid to incurred by bene-secured hereby; and grantor agrees, at his court explicit on the indebtedness secured hereby; and grantor agrees, at his court explicit necessary in obtaining such coordings pensation, promptly upon beneficiary's necessary in obtaining such coordi-ficiary, payment of its lees and presentation of this deed and the note for heredorsement (in case of tull reconveyances, for cancellation), without allecting the about to the making of any or plat of said property; (b) join in this courts to the making of any or plat of said property; (b) join in MNTE. The trust Dead Ar moundes the subart intervent and and property; (b) is the sub-set of the trait of the making of any person for the payment of the indebtedness. Traitee may NOTE. The trust Dead Ar moundes the subart intervent and and property; (b) join in the induced of the indebtedness. Traitee may NOTE.

sold, conveyed, assigned or alienated by the familie described property, or any part then, at the beneficiary's option, all obligations secured by this instrument, irrespondent, shall become immediately due and payable.
To protect the security of this trust deed, printing defaultions for the security of the securit

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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 connec-tion with said real estate. SINTEEN THOUSAND EINE HUNDED THIDTY EINE AND 64/100 sum of SIXIEEN, THOUSAND FIVE HUNDRED THIRTY FIVE AND 64/100

Bere Lands

Klamath The North one-half of Lot 14, Block 9, PLEASANT VIEW IRACTS, Sin the ry gen County of Klamath. State of Oregon. TRUST DEED

BECGMARIANCE
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proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale; and at any time prior to 5 days before the date the trustee conducts the sale, the granutor of any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the rol then be due at the time of the cure other than such portion as would being cured may be cured by tendering the patient delault that is capable of obligation; or trust deed. In any case, in addition to curing the delault or and capacity, the person effecting the cure shall pay to the beneficiary. all costs (odelaules, with trustee's and attorney's tees not exceeding the amounts provided by law.

together with trustee's and attorney's fees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time any place designated in the notice of sale or the time to which said sale many place designated in the notice of sale or the time to which said sale many place designated in the notice of sale or the time to which said sale many be: postponed as provided by law. The trustee may law and the time any be: postponed as the sale shall be held on the said sale sale property either auction to the sale back bidde for cash, payable at the parcel or parcels at shall deliver to use purchaser its deed in form as required by law conveying plied. The recitals that of the trustee may conclusive proof the granter and being the deed of any matters of lact shall by law conveying 15. When trustees estimates at the sale. Shall apply the proceed sale to the powers provided herein, trustee cluding the compensation of sale to the truste deed (a) for be trust attorney. (2) to the billightan ascured by the trust deed, (a) for by trustees and a transmable charge ball persons the interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to succ 16. Beneliciary may from time to time appoint a successor or successor in the successor or successor in the sale.

NESS LAW PUB. CO., PORTLAND, OR 97204

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SIATE OF OREGON. Sec. at datesy the truth band OR. THE NOTS which is restored both many by deterred in the survey for concelledion botom retorney only or model.

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WITNESSETH:

DULLE M. HORNBERGER and CHAROLOTTE DOWNS, not as tenants in common but with full rights of survivorship scrantor ASPEN TITLE & ESCROW, INC. LESTER A. LORADITCH and KARAN LORADITCH, husband and wife with as Trustee, and full rights of survivorship

full rights of survivorship NECCHDER 2 DEC

OUDUIOL

TRUST DEED.

ERG: 213 TRUST DEED Collection Date.

FORM No. 881-Orogon Trust Deed Series

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as Grantor, n LESTER A.

as Beneficiary,

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