surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 6. Beneliciary may from time to time appoint a successor or success under. Upon successor or any successor trustee appointed here under. Upon successor is any successor trustee appointed here trustee, the latch appointment, and without conveyance of the successor upon any trustee named or appoint itile, powers and of the successor upon any trustee in named or appointer instrument executed by appointment, which the property is situated, shall be conclusive proof of proper appointment of successor trustee, shall be the successor of the successor of the successor trustee, shall be conclusive proof of proper appointment acknowledged is made specific record as provided by law. Trustee is not obligated to rotify any action of the successing provided by law. Trustee is not start or of any action of the successing in which families under any other deed of shall be a party unless such action or proceeding is brought by trustee.

waive any default or notice of default hereunder or invalidate any act one pursuant to such notice of default hereunder or invalidate any act one hereby or in his performance of any apprent of any indebtedness secured hereby or in his performance of any apprent and/or performance the bening of the declare all sums secure act payment and/or performance the bening of the declare all sums secure act payment and/or performance the bening of the advertisement and safety immediate performance the bening of the advertisement and safety immediate to foreclose this trust will deed famedy, either at law or may direct the trust to foreclose this trust deed famedy, either at law or may direct the trust to foreclose the trust of the here written notice of default the trustes shall excursed not care and pay have. In the property to satisfy the obligation his election to used any care the trusteed famed for the furne and place of advating the result of the said described famed for the furne and place of the trust bereformed as then required by law and before the trustee has commenced foreclosure by advertisement and 86.755 13. After the trustee has commenced foreclosure by advertisement and advertisement and state the trustee bare of the state bar and before the trustee has commenced foreclosure by advertisement and be advertisement and state bar and bar electron as then required by law and be advertisement and state has commenced foreclosure by advertisement and become and the trustee has commenced foreclosure by advertisement and become and bare of advertisement and bar electron bar advertisement and become and bare bar and bare bar and bar electron bar advertisement and become and bare bar and bare bar and bar advertisement and become and bare bar advertisement and bare bar and bar advertisement and become and bare bar advertisement and bar advertisement and become and bare bar advertisement and bare bar advertisement and become and bare bar advertisement and bare bar advertisement and become and bare bar advertisement and

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. I3. After the trustee has commenced lorcolosure by advertisement and sale, and at any time prior to 5 days before the date the trustee constraints the default or only other person so privileged by ORS 86.705 much she the default or defaults. If the default constructed by ORS 86.705 much sums secured by the default constraints of a failure to pay, when due, entire amount due at the time of the cure draw other than such portion as would being cured may be cured by tendering the photom as would defaults, the person effective the default constraints the default or together with trustees and attorney's lees not exceeding the and expenses and expenses actually incurred in enforcing the obligation of the trust deed by Jaw. 14. Otherwise, the sale shall be held on the date and at the time and

NOTE: The Trust Dead Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

It is mutually agreed that: 8. In the event that any pution or all of said property shall be taken inder the second that any pution or all of said property shall be taken right, it is and elects to require domain or condemnation, bendelary shall have the as comparison for such taking but all or any portion of the amount required to pay all reasonable costs, which all or any portion of the amount required to pay all reasonable costs, shall be pain for samely paid or applied by grantor in such proceedings shall be pain for samely paid to prove the first upon any reasonable costs and expenses in the induction of the provesting of the proceedings of the balance applied upon incurred by bene-and execute such instruments as shall be necessary in obtaining such com-sons of the same and from time to time upon written request of bene-endorsement for its less and presents of time upon written request of bene-endorsement for its less and presents of time dobted and the not be ficiary of any person for the payment of the indebtedness, frustee may and execute of any person for the payment of the indebtedness, frustee may (a) consent to the making of any may or plat of said property; (b) formation (b) and the making of any may or plat of said property; (b) formation (b) and be applied to the making of any may or plat of said property; (b) formation (b) and be applied to the making of any may or plat of said property; (b) formation (b) and the making of any may or plat of said property; (b) formation (b) and the making of any may or plat of said property; (b) formation (b) and the making of any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formation (c) any may or plat of said property; (b) formatio

the solution win or in enforcing this obligation and trustee's and attorney's lees actually incurred. Attent 7. To appear in and detend any action or proceeding purporting to eatim or proceeding in which beneficiary or trustee; and in any suit any suit or the forcelosure of this deed, to pay atternay appear, including any any eless the beneficiary or trustee's attorney's less; the degrad by the trial court and include turk and appear, the weat or decrease by the trial court, grantly further agrees to pay such any juddment or pellate court shall adjudge rantor further agrees to pay such any as the appear. It is purposed. It is mutually agreed that:

Stat Code as the beneliciary may require and to pay the Minute Commer-proper public office or offices, a require and to pay the Minute Commer-by film offices or sacring dencies as may be deemed desirable by the beneficiary officers or sacring dencies as may be deemed desirable by the now or hereafter acceled on the said premises adjants loss of dance on the buildings and such other acceled on the said premises adjants to so dance by the companies acceled and the said premises adjants to so dance by the an amount not less than s. "All called may form time to tamage by line companies acceled to the beneficiary will loss payable to the latter; all delivered to the beneficiary will called may form time to the and such other said of the beneficiary as a sinue delivered in our said policy of the beneficiary as the procure any such insurance and to any policy of the beneficiary at latice days prior to be expira-tion of any policy of the beneficiary the procure any such insurance and to the beneficiary at latice and the same. The buildings, collected under any there other insurance policy is expired as beneficiary any determine, or at other insurance to delaut hereunder or invalidate any not cure or waive any deletased to drantor. Sentire amount so collected and pure thereof, may be altered to such target on the same at assessments and other charges that may be levied or assessed upon or to drate become past due or discention form construction lens as do ther methylic state of the drantor of such target of the not and other methylic state any there is all of the drates and the property the same is a part of the delay and property before. Charges that may be levied and y farstor, elevier the sheet of the state of any construction the same at other methylic and property before. Charges the target of the delay for not selected trust deed, with the defations of the rate is of the delay for not selected trust deed, with the defation of the rate is of the delay thereas thereof and lor such payment denotes and other met

herein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 To protect, preserve and maintain said property in 600d condition
 To complete or tensore of demolish any building or improvement thereion;
 To complete or restore promptly and in 600d and workmanike
 To complete or restore promptly and in 600d and workmanike
 To complete or restore promptly and in 600d and workmanike
 To complete or restore promptly and in 600d and workmanike
 To comply with alway, ordinances, regulations, covenants, condition
 To comply with alway, ordinances, regulations, covenants, condition
 To exemply with alaws, ordinances, regulations, covenants, condition
 To exemplicity and statements pursuant to the Unitorm Commission of the electron as well as the cos public of lices or other as well as the cos and to the Unitorm Commission by the othered agencies as may be deemed desirable by the searches made
 To provide and continuously maintain insurance on the building

granting any easement or creating any testriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereon; (d) recornery, without warranty, all or any part of the property. The grantee in any convey, without warranty, all or any part of the property. The second second second any matters of the property. The second se



ORM No. 881

Oregon Tru

as Grantor, Mountain Title Company of Klamath County

st Deed Series-TRUST DEED.

HELEN KUNARD MOWER

YOS WOYH

KI ama ch

88412 Balls, OR 97601 ree 13.0 TRAST DEED WLC 18889-101 W88 Page 555

| The grantor covenants and agrees to and with the l fully seized in fee simple of said described real property an | beneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto |
|---|---|
| and that he will warrant and forever defend the same aga | |
| The grantor warrants that the proceeds of the loan represented | by the shore a described |
| This deed applies to, inures to the benefit of and binds all part personal representatives, successors and assigns. The term beneficiary secured hereby, whether or not named as a beneficiary herein. In const gender includes the termining and the neuter, and the singular number is | are for business or commercial purposes. ties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract truing this deed and whenever the context so requires, the macruline |
| IN WITNESS WHEREOF, said grantor has hereun * 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 Z, 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. | Helen Kunard Mower |
| (If the signer of the above is a corporation, use the form of acknowledgement opposite.) | WITNESS: Bräan Brodsky |
| STATE OF CALIFORNIA COUNTY OF <u>Los</u> <u>Angles</u> Ss. On <u>June</u> <u>7</u> , <u>198</u> before muthe the undersigned, a Notary Public in and for said County and State, personally appeared <u>Base</u> <u>1980</u> , <u>1980}, <u>1980</u>, <u>1980</u>, <u>1980}, <u>1980</u>, <u>1980</u>, <u>1980}, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980}, <u>1980</u>, <u>1980}, <u>1980</u>, <u>1980}, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980}, 1980, <u>1980</u>, <u>1980</u>, <u>1980</u>, <u>1980</u>,</u></u></u></u></u></u></u></u></u></u></u></u> | FOR NOTARY SEAL OR STAMP OFFICIAL SEAL JEANNE NIGH JEANNE NIGH Notary Public-California LOS ANGELES COUNTY LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1969 |
| Signature Kann | |
| DATED: De not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be LOX YCCOTIUS NO 22011 01100 01100 | Beneficiary |
| Mouton | STATE OF OREGON, 100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 |
| Mower 610 Merryland Ave Claremont, CA.91711 Grantor Sweeney 1703 Kennedy Dr Milpitas, CA.95035 Beneticiary AFTER RECORDING RETURN TO | of |
| MTC 112 HEALT HEALTH STORE (1) 407 Main St Klamath Falls, OR 97601 Fee 13.00 MELDES | NAME Evelyn Biehn County Clerk NAME TITLE COLO IS By Caulfing Mutchinglan Deputy |

Theorem 4