surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor upon each trastee herein named or appointed here and duites conterred and sub-litution shall be made by written instrument executed by benelizingr, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and obligated is made a public tecord a provided by law. Trustee is not obligated is made a public tecord as provided by law. Trustee is not trust or of any party hereto of pending has here more trustee deed that the appropriate approximation of proper appointment acknowledged is made a public tecord as provided by law. Trustee is not trust or of any aging or provided ing in the successor by law. Trustee that be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney; what 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 exclow agent licensed under ORS 696,505 to 696,585.

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, il it so elects, to require that all or any portion of the monies payable to pay all reasonable costs, that all or any portion of the monies payable to pay all reasonable costs, that all or any portion of the monies payable to pay all reasonable costs, that all or any portion of the monies payable to pay all reasonable costs, that all or any portion of the monies payable to pay all reasonable costs, the second attorney's tees necessarily required applied by it first upon any reasonedings, shall be paid to beneficiary or potent in such taking, and the same applied upon the indebtedness ficiary in such proceedings, and the ancessarily paid or incurred by beck-ficiary in such proceedings, and the one necessarily in obtaining such com-ensation, prompily upon beneficiary's reasones, to take such sections and escente such instruments as shall reason of this deed and the pote for the any firms and from time to the upon written request of bene-madow priment of its less and presentation of this deed and the pote for the apprent of its less and presentation of the addedness, trustee may (a) consent to the making of any map or plat of and property; (b) join in

Bold, conveyed, assigned or alienated by the dramter without lists having obtains there in shall become immediately due and payable.
To protect the security of this trust deed, grantfor adjects instrument, irrespondent of the security of this trust deed, grantfor adjects instrument, irrespondent of the security of this trust deed, grantfor adjects instrument, irrespondent of the security of this trust deed, grantfor adjects instrument, irrespondent of the security is and the all costs incurred therefore.
To comply with all due all costs incurred therefore.
To comply with all the adjects as any bold of the secures of the build of the secures of the security of the security is defended by its individual security is the security of the security of the security of the secure any web its individual security of the security of the security of the security of the security is the security of the secur and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. "It of the set of the shall be held on the date and at the time and place designated in the notice of sale or the time to which said sele may be postpond as provided by law. The or the time to which said sele may action parcels or in separate parcels and the parcel or parcels at the postpond as provided by law. The or the time to which said property either action parcel or in separate parcels and the parcel or parcels at the oblight of the highest bidder for cash, payable sell the parcel or parcels at the oblight of the highest bidder for cash, payable sell the parcel or parcels at the oblight of the highest bidder for cash, payable sell the time of sale. Trustee the oblight of the highest bidder for cash, payable sell the time of sale. Thus the galance thereol. Any person, excluding shall be conclusive proof the further so sold, but without any covenant or warranty, express or im-of the truther estimate sells pursuant to the powers provided herein, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-stitorney. (2) to the billight on scurred by the trust deed. (2) the trustee sells paying recorded lines billight to the interest of the trustee in all persons there in interests may appear in the order of their priority and the first surplus, if any, to the grantor to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes

FORM No. 881

00

in

Orego

Vept S1074,

010 Morrow

Trust Deed Series

TRUST DEED

97520

note of even date herewith; payable to beneficiary or order and made by grantor; the final payment of principal and interest hereof, it note of even date herewith; payable is <u>September</u>. I there is the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this tout date.

Warmy Statute

Lot 12 in Block 5 of Nob Hill, Tract 1145, a resubdivision of portions of Nob Hill, Irvington Heights, Mountain View Addition, and Eldorado Heights, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. († .) is desired this freed Dead OS THE NOTE while it secures both mine he

LARRY D. FOWLER AND SHARON D. FOWLER, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY EDMUND D. FOWLER AND JEAN S. FOWLER; husband and wife as Beneficiary,

37838<u>5 :</u>

1.64-24.52.-Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

.., as Trustee, and

THIS TRUST DEED, made this 30th day of August

Vol. mgs Page 14437

144.38

The grantor covenants and agre fully seized in fee simple of said descr	es to and with ibed real property and the second	the beneficiary and erty and has a valid,	those claiming under him, that he is law- unencumbered title thereto
and that he will warrant and forever, buy and that he will warrant and forever, buy a to the second of the second second buy at the second second second second buy at the second second second second second second second second second second second second second second	defend the sai	me against all persons the against all persons and any persons transfer the second second transfer the second second and the second second second and the second second second and the second second second transfer the second second second transfer the second second second second transfer the second s	whomsoever.
The grantor warrants that the proceed (a)* primarily for grantor's personal, i			
(b) for an organization, or (even if a	frantor is a natur	al person) are for business	or commercial purposes.
personal representatives, successors and assig secured hereby, whether or not named as a L	ns. The term ber eneficiary herein	neticiary shall mean the h . In construing this deed a	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract and whenever the context so requires, the masculine
gender includes the feminine and the neuter, IN WITNESS WHEREOF, se	fi bi inc. continue		the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable, if warranty (a) is applicable and as such word is defined in the Truth-in-Lending	the beneficiary is a Act and Regulation	a creditor	D. FOWLER
beneficiary MUST compty with the Act and Reg disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required disreg to the state of the above is a corporation, compliant lift the state of the above is a corporation, compliant use the form of actnowledgement opposite.	m No. 1319, or eq	uivalear. Main	m. O. Luwh. D. FOWLER
STATE OF OREGON	or a restance of the man be applied of a such order as be at second as colle	STATE OF OREGON,	niesti i statu za st Niesti za statu za st Niesti za statu za st
County of Klamath The instrument was acknowledged 1 September 2 4988 (b)	Selore me on	Couring of	knowledged before me on
Larry D. Fowler and	SIN AND AND AND AND AND AND AND AND AND AN	as of	
SEAD	Oregon lic for Oregon	Notary Public for Orego My commission expires:	аланананананананананананананананананана
 (a) the second means and adjusted and <u>1</u> means the second secon	The be used only in a scalar plan by the function of plan and holder, of all i d. You hereby an cancel all eviden fo reconvey, with A 2 X blick all reconveyance and reconvey and	and documents to the second by it is a second by	he foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of ed by said trust deed (which are delivered to you ties designated by the terms of said trust deed the
Do not lose or destroy this Trust Dood OR THE	NOTE which it secure	. Both must be delivered to the	Beneficiary trustee for cancellation before reconveyance will be made.
acc TRUST DEED c	ig ta plat	WITAID VIEW AC	G STATE OF OREGON; CPG G County of C. Klamath State County of County that the within instrument; was received for record on the 2nd day
mphown op y conduct with a grant of the second of the seco	or 	SPACE RESERVED	of Sept, 19.88.
Sin Constitution of the second se		ЮМДЕ <i>К П</i> иврей. МРАНУ ИССИССКА ОСС	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Mr. 16.1Mrs. BEdmund Fowlers	。 <i>\\</i> 30€)	1. day of	TOME Field County Clerk
670 Morton Ashland, Oregon 97520	Fee \$1	3.00121 DEED	By Qauline, Mulensland. Deputy