surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If the Beneficiary may from time to time appoint a successor or success-inder. Upon such appointment, and without contrevance to the successor under. Upon such appointment, and without contrevance to the successor under. Upon such appointment, and without contrevance to the successor upon any trustee shall be treated with all this provide the successor upon any trustee in cased or appoint for the successor trustee appointment and sublitation hand be treated with all this for every and duties contrevance which, when records in the morigage recourds of the county or counties which the property is situated, shall be conclusive proof of proper appointment of the successor trusts are appoint for each of the successor trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which she beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. rney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

SRO I

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either, an article or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

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, beneficiary shall have the it is o elects, to require tail or any portion of the monies payable to pay any portion of the portion of the monies payable to pay any portion of the portion of the monies payable to pay any portion of the portion of the monies payable to pay any portion of the portion of the portion of the monies payable to pay the transmission of the portion of the portion of the portion to pay the transmission of the portion of the end any terms of the portion of the portion of the portion, the the portion of the portion, the the portion of the portion of the portion of the portion, the the portion of the portion of the portion, the portion of the portis decident and the portis decident of the portis and t

It is mutually agreed that:

not sooner paid, to be due and payable to beneficiary or order and ma The date of maturity of the debt secured by this instrument becomes due and payable.
To protect the security of this trust deed, frantor agrees: 1. To protect the security of this trust deed, frantor agrees: 2. To compare a demolihating and property in food and workmanike destroyed thereon, and paymoter and the secure demolihating and repair, and repair, and the secure demolihating and intervent thereon.
The comply with the due all costs incurred, damaged or 3. To comply with the due all costs incurred, damaged or in and restrictions allecting study portering if the beneficing overnant, condi-cian and restrictions allecting study portering if the beneficing overnant, condi-cian and restrictions allecting study portering if the beneficing overnant, condi-tion and restrictions allecting study portering if the beneficing overnant, condi-cian or securing such financing study portering if the beneficing overnant, condi-tion and restrictions allecting study portering if the beneficing overnant, condi-tion and restrictions allecting study portering in the the beneficing overnant, condi-tion and restrictions allecting study portering in the study remines adams to so of damage by time and such other heards of the said premises adams toss or damage by time and such other heards of the beneficiary with loss provable to the buildings and such other heards of the beneficiary with one indue to the explicit in companies acceptable to the beneficiary with and all study and policies of insurance shall be deneficiary and the beneficiary of a damage by beneficiary if and policies to the beneficiary with and the application or release shall determine, or altering study policy and beneficiary and the application or release shall distributed in all of an application or release shall at the beneficiary in a porter insurance and study application or release shall distributed in a such notacing the entity and and and anot the state apolicies t

Station any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge franties in any reconvey, without warranty, all or my part of the property. The legally conveyses and the recitals therein any matters or lact shard be conclusive proof of and the recitals therein any matters or lact shard be conclusive proof of the truthfulness thereof. Trustee's lees lor any of the be conclusive proof of the truthfulness thereof. Trustee's lees lor any of the be conclusive proof of the truthfulness thereof. Trustee's lees lor any of the time without notice, either in person, by secunder, beneliciary may at any pointed by a court and without regard by a receiver to be ap the indebtedness hereby "secured, enter upon the adequacy of any security for erfy" or any part hereby is own name and take possession of said prop-the indebtedness of operation and collection, including reasonable attor-ficting with the secure of the first own name and collection, including reasonable attor-list of the intervention of the secure of the secure of the rents, less upon any indebtedness secured hereby, and in such order as bene-ticary may detenting upon and taking possession of said property, the insurance policits or compensation or aleas for any taking or damake of the pursuant to such notice of default hereol as aloresaid, shall not curve on the such or notice of default hereol as aloresaid, shall not curve on the such and the. (12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any adreement hereunder, time being of the

213,199.45 note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it

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 thereot 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 mun HINDED THIEFEN THOUSAND ONE HUNDED NINETV-NINE and 45/100 Sum of _______ TWO__ HUNDRED__THIRTEEN__THOUSAND_ONE_HUNDRED_NINETY-NINE_and_45/100

DATED:

S. O

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as Beneficiary,

OT CLUGE AS 94280 LOS63 Brunewick R. . #7

The S\S\NE\SW\ and that portion of the S\S\NW\SE\ lying Westerly of the Sprague River, in Section 23, Township 35 South, Range 9 East of the WillametterMeridian, Klammath County, Oregon. an mannanna. at 1974 of Asserting their seast frank Car USC 19642

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in

Granter

as Grantor, Empire Title Company, a. California corporation as Trustee, and

FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).

95942

Biges THIS TRUST DEED, made this Mark L. Crittenden and Maurizia G. Crittenden, husband & Wife¹⁹⁸⁸..., between

TRUST DEED

A ROAD CONTRACT

pursuant to such notice. Ol delault hereunder or inveilidate any act done berein to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his pertentionance of any agreement hereunder, time being of the declare all sums secure hereby immediately due and payable. In such an declare all sums secure dhereby immediately due and payable. In such an in equity as a mortgath is election may proceed to forcelose this trust deed advertisement and sale or may direct the trustee to forcelose this trust deed advertisement and sale or may direct the trustee to pursue any other right or laiter event the beneficiary in equity, which the beneficiary may have. In the his written notice of belauit and his election to sell the said descibed real property to satisfy the oblight and his election to sell the said descibed real proceed to forcelose this trust deed in the manner provided in ORS 86.735 to 13. Alter the trustee has commenced torelow here the trustee to a the security 13. Alter the trustee has commenced torelow.

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. Alter the trustee has commenced loreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the sale, the granutory any other person so britiloged by ORS 86.753, may cure sate, the granutory any other person so britiloged by ORS 86.753, may cure sums secured to defaults. If the default consists of a failure to pay, why cure for them be due at the time of the curve ther than such portion will the being curved may be curved by tendering the beneficiary and be obligation or trust deed. In any case, in addition to curing the default of and expenses actual effecting the curve shall pay to the beneficiary all costs by law, with trustees and attorney's less not exceeding the amounts provided by law, with trustees and attorney's less not be care and at the time and 14 Otherwise. the sale shall be held on the date and at the time and

together with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by the trustee may sell shich said sale may in one parcel or, in separate view. The trustee may sell shich said sale may mection to the highest bidder for cash, payable at the parcel or parcels at statistic the same sell of the same sell shift by law conveying of the trustee sells with the deviation of the same sells at the time of the postponent as provided by person, excluding the trustee sells at shall deliver to the purchaser for cash, payable at the parcel or parcels at the postponent as provided by person, excluding the trustee, but including of the trustulations thereoi, any person, excluding the trustee, but including shall apply the proceeds of any matters of lact shall sell the conclusive proof the grantor and beneliciary, my purchase at the sale. Trustee shall apply the proceeds of the payment of (1) the trustee, but including shall apply the proceeds of the interest of the trustee charge by trustee's any appear in the order of the intruste in the trust are shall any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-

Vol. m88 Page 20013

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(a)* primari (b) for an	ily for grantor's personal, family organization, or (even if grantor	le loan represented by the above described note and this is or household purposes (see Important Notice below), is a natural person) are for business or commercial purp	rust deed are:
This deed ap	pplies to, inures to the hear the	Purp	oses.
gender includes the IN WITT	ether or not named as a benefici feminine and the neuter, and the	f and binds all parties hereto, their heirs, legatees, devis e term beneliciary shall mean the holder and owner, ind ary herein. In construing this deed and whenever, the cop singular number includes the plural.	ces, administrator udite pledece, of efficience of
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