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together with trustees and attorney's fees rot exceeding the amounts provided together with trustees and attorney's fees rot exceeding the amounts provided by Jaw. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by Jaw. The trustee may sell said property either shall deliver to the purchase barrer's and shall sell sell parcel or parcels at shall deliver to the purchase this deal in form as required by Jaw constraints of the trustee sells and the trustee with the parcel or parcels at shall deliver to the purchase this deal in form as required by Jaw conversion of the trustee sells with even to the trustee burners of sells and provided the property to sold, bur without any covernant or quired by law conclusive prior of the truthfulness thereoit. Any previo, excluding the frustee, but including the fragment beneficient, any previo, excluding the frustee, but including thall apply the proceeds of pursuant to the powers provided herein, trustee cluding apply the proceeds of the trustee and a transmable chartee by trustees in action to code the subsequent of the interest of the trustee by trustees and a their interests may appear in the order of their provide and to all persons and the trustee with subsequent of the interest of the interest of all of all persons and the trustee and the subsequent of the interest of the interest of the trustees and a their interests may appear in the order of their provided herein in the trust in the trustee. 16. Beneticiary may from turne to the appeared a subsection of subsection the trustee and a subsection of the interest of the interest of the trustees of any provide and the subsection of the interest of the interest of the sub-

surplus, if any, to the grantor of to his successor in interest existed to such surplus. 16. Beneticiary may from time to time appoint a subcrease to success under any fusite named been on to an subcrease time a subcrease of under the surplus such appointment, and subcrease times a sub-instance interest and subcrease and subcrease times and subcrease under any fusite shall be verted with all the points and sub-interest and sub-instance in any subcrease of the sub-stance of the subcrease of the subcrease of the subcrease which the points and in the mortgage months of the counts or counties and which, when no shall be made by writted hereunder should be point and which the points and in the mortgage months of the counts or counties and which the successor will be record as point of the counts or counties of the successor will be record as point of the successor appointment acknowledged in one points record as pointed to be an Trustee is not frust or of any access the record of pressing sander to the direct of the shall 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, who is an active member of the Oregon State Bar, a bark, this compare 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 state to real property of this state, it's subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent identice water to a too business the to real

It is mutually agreed that: 3. 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 as compensation for such taking, which are in excess of the amount required in so elects, to require that all or any portion of the amount required applied reasonable costs, expenses and attorney's less necessity paid or applied by grantor in such reporceedings, shall be paid for samity paid or applied by grantor in such expenses and attorney's less necessity paid or applied by grantor in such expenses and expenses and expenses and applied by grantor in such expenses and expenses to the indebtedness necured hereby; and grantor adars the balance applied upon insurred by beens excured hereby; and grantor adars the balance applied upon take such actions pensation, promptly upon beneficiary's request. At any time and trong treats, by any obtaining such com-endery payment of its less and presentation of this deed and the mote for rendering the solution of the indebtedness. (Finder the for render) payment of its presend for the payment of the indebtedness (i.i.apy, payment of its presend to the payment of the indebtedness. (a) coment to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

sold. conveyed. assigned or alienated by the grantor without first here, at the beneliciary's optimal obligations secured by this instrument in the beneliciary's optimal obligations secured by this instruction. To protect the security of this trust deed, grantor adress: I to commit to remove or demolish and property in god condition to commit to remove or demolish and property in god condition. To protect the security of this trust deed, grantor adress: man or performing any waste of said publiding or improvement thereon. To comply with all due all costs incurred, duranted, duranted thereon, and property in god condition. To comply with all due all costs incurred, duranted, duranted,

instrument, irrespective of the maturity dates expressed therein, or draming any easement or creating any restriction therein. (c) yoin in any thereof, id) reconvey, without wattanty, all or any part of the property. The beging many reconvey, without wattanty, all or any part of the property. The beging many reconvey, and the irretals there of all or matters of a property. The beging many reconvey, without wattanty, all or any part of the property. The beging many reconvey, and the irretals there of all or matters of a property of the truthulness thereof. If the property of the truthulness thereof of any matters of a property any of the former of the property of any of the truthulness thereof of the adoptacy of any of the property and without reperty by gent or by a receiver of any matters of any part thereof, in its own mer upon and take possession obcurity for expression any part thereof, in its own mer upon and take possession obcurs for the insert of any part the indebident former of the prove of the indebident any part thereof, in its own of the prove of any security for its easy any part thereof, in its own of the prove of any security for its any fact thereof. If its own of the prove of any security is new index interests in the draft of the prove of the its of the interest. If the entering upon and taking possession of said property. Its for the formance of any indebidness were done proveery, and the or compensation or awards for any taking or damage of the proveery, and the profication or release there of any indebidness were done or the issue and prove. If any default by formance is any indebidness were done and taking proveer were any default by formance of any indebidness were done and take any issues any set were the beneficiary at his election may prive and any indebidness were done and the set of th

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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 FORTY SEVEN THOUSAND AND NO/100

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Survivorship,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath County, Oregon, described as:

ASPEN TITLE & ESCROW, INC., as Trustee, and

WILBUR A. WALKER AND MARIE L. WALKER, husband and wife,

TRUST DEED

as Grantor,

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

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Lots 1, 2, 3 and 4, Block 1, ST FRANCIS PARK, in the County of Klamath, State of

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21419 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Mill-* 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. WHERE A. WALKER (aree WALKER MARIE STATE OF OREGON, County ofKlamath This instrument was acknowledged before me on October 1991, by _____WILBUR A. WALKER AND MARIE L. WALKER $\mathbb{C}H_{1}$ This instrument was acknowledged before me on .. Unis I by 0 as -___ Charletter Hours Notary Public for Oregon My commission expires 9-20-93 of Geographies REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: ... trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to , 19...... DATED: Beneficiary De not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be STATE OF OREGON. TRUST DEED I certify that the within instrument (FORM No. \$81) was received for record on the llth. day -----at 4:06 o'clock P. M., and recorded in book/reel/volume No. M91 on page 21418 or as tee/file/instru-SPACE RESERVED ment/microfilm/reception No. 36017, Grantor FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO ASpen Difle & Escare A Hin: Collection Dept, Evelyn Biehn, County Clerk By Aulen Mullinder Deputy and the second secon \$13.00 Fee