10597 517 101.74.75 5 WHU 4620 38-96-31 T. (Gia TRUST DEED THIS TRUST DEED, made this 19th July John R. Farmer and Karen A. Farmer, Husband and Nife 19th, between Kpj , as Grantor, Transamerica Title Insurance Co. , as Trustee, Betty Jane Ahern and , as Beneficiery, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to irustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot Three (3), Block Six (6), Jack Pine Village, according to the official plat thereof on file with the County Clerk of Klamath County and Subject to the Building and Use Restrictions appurtenant thereto and on file in Volume M-69, Page 3870 Deed of Records. 45 m

FORM No. 681-Oregon Trust Dead

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final payment of principal and interest hereof, if not sooner paid, to To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said deed, grantor agrees: 1. To protect, preserve and smithain said finder of the thereon and repair; not to remove or demolish any said in food and workmanike 2. To complete or restore promptly and in food and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinaices, reduitations, covenants, condi-tions and restrictions affecting said property; if the beneficiary so requests, to join in eventing such financing statements pursuant to the funform Commer-tian Code as the beneficiary may require and to pay tor filing same in the beneficiary. 4. To provide and continuously maintain insurance on the building now or herealter erected on the said promise against loss or damage by file and such other harands as the beneficiary may from time to time require, in an amount not less than \$

promptly upon beneficiary's request. Al any time and from time to time upon written request of bene-syment of its less and presentation of this deed and the note for Sciar

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in lee simple of said described real property and has a valid, unencumbered title thereto

NOTE: The Trout Deed Act provides that the trastee hrrounder must be either an artistiney, who is an active member of the Oragon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oragon or the United States, or a title insurance company authorized to insure title to real property of this state. Its subsidiaries affiliates: agents of finanches.

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berewith, payable to beneficiary or order and made by grantor, the to be due and payable. Pur Suant to Note 19
endortement (in case of luft reconveyance, for cancellation), without affecting the liability of any person for the payment of the indubted estimation of the assing of any map or plut of soil property. The grantent of creating any restriction thereon; (c) join for my pubordination or other agreement affecting this deed or the line or charge thereof; (d) reconvey, without warranty, all or any part of the property. The granteel in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacis shall be conclusive proof at the truthuleness thereof. Trutee's lees for any of the services mentioned in this paragraph shall be not less than 35.
Time without notice, either in person, by agent or by a receiver to be approxing without motice, either in person, by agent or by a receiver to be approxing without profiles, inducing those pay dealt by grantor hereunder, breneliciary may at any time without notice, either in person, by agent or by a receiver to be approxed and profiles, including those pay deal do unguid, with a desquary of any service thereof, in its own or upon and taking possession of said property, the collection or advection of auch rents, issues and profiles, or the proceeds of line and other insurance policies or compensation or any agreement here under, the several do notice of dealuit thereunder or invalidate any act done units of dealuit thereunder of the advection or advection or any day of any order as beneficiary may default on or soile and provide, in the advection of any day of any pay default or invalidate on a collection or averation and collection, including those and provide, or any advection any consection of a source of any consection of a source of the recorde of the advection or source and provides

shall be a party

10598 and that he will warrant and forever delend 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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 feminine 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. \* 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 or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making regulared disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Sinevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. × Jahn R. Jac 20 2 1. 1267 x Reflect Str. 1.16 (if the signer of the abave is a corporation, use the form of acknowlodgment opposite.) 1085 93 4901 STATE OF OREGON. STATE OF OREGON, County of . 2 55. County of Deschutes ...., 19... ...... . 19 75 . July 19 Personally appeared ... and Porsonally appeared the above named John R. Farmer and Karen A. Farmer who, being duly sworn, each for himsell and not one for the other, did say that the former is the president and that the latter is the and acknowledged the foregoing instru-their voluntary act and deed. secretary of ment to be. , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal ol said corporation and that said instrument was signed and sealed in be-hall ol said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: Before me: (OFFICIAL DOMNA Chynoweth SEAL) Before me: Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 10.2.78 Notary Public for Oregon My commission expires: Return recorded or as Recõ Deputy 6,00 Title Grantor on 1 1975 seal Betty J. Ahern TRUST DEED 10597. r 4620 , sof said County. St.Rt.2, Box 42 within Bern record and and La Pine, Or.97739 Sterk-Klamath o'clock p. M., a M. 75...on page. hand 581) the D Milne for STATE OF OREGON eived County Å. that чш (FORM fee number. Mortgages ( certify Witness affixed. of. M ŏ Ż County I cer was 45 day 12 County 3:4 book at 3: in book filing f ord of ment 8 -----្តទ REQUEST FOR FULL RECONVEYANCE To be used only when oblightions have been paid. . Trustee TO:.. NEWS The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said 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 that estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not loss or destroy this Trust Deed OR THE MOTE which it sacures. Both must be delivered to the trustee for cancellation before recor evence will be mede an anns Seichean 在L FORE FSH 1