FORM No. 881--Organis Trust Deed Series-TRUST DEED

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Verrigilantage.co., PURIAND. CH. ЗĞ TRUST DEEP) 14150 , 19. 76, between April THIS TRUST DEED, made this 23rd day of Ross Parson and Margaret Diane Parson day of , as Grantor, , as Trustee, Klamuth County Title Company Carsel Development Company and Edsel Development Company , as Beneficiary, and WITNESSETH:

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

Klamath Falls Forest Estates Sprague River Unit Lots 12 and 13 consisting of 4.76 Gross Acres Block 23

Klamath Forest Estates

as recorded in Klamath County, Oregon

and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property.

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 thereof and all lixtures 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

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Sum of Seventeen Hundred and Ninety and no/100 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the Nov. 23 1981 linal payment of principal and interest hereod, if not sooner paid, to be due and payable Nov. 23 1981 thereon according to the debt secured by this instrument is the date, stated above, on which the final installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deal deanter advaces (a) consent to the waking of a material and and and and the visit of any time of stated and any man a stated with the date of the date of the date of the security of this trust deal deanter advaces (a) consent to the waking of any and be and payable.

The above described real property is not currently used for agricu-To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in dood condition and repair, not to remove or demolish any building or improvement thereon; To complete or restore promptly and in dood and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. To complete with all laws, ordinances, regulations, covenas, condi-tions and restrictions allecting said property; if the beneficiary one commer-cial Code as the beneficiary may require and to pay to thin sanches made by tiling officer or solarching agreements the cost of all time same in the proper public office or offices, as well as the cost of all time same in the beneficiary.

in in executing such thancing statements pursuant to the Uniform Commerciant of the beneliciary may require and to pay for thing such in marked proper public allice or ollices, as well as the cost of all line such that the provide and continuously muintain insurance on the building the predictory.
4. To provide and continuously muintain insurance on the buildings now or hereafter erected on the such gramites against loss or during by the predictory.
and such other hazards as the top "BONTCOMP to the term of the term of the such of the base payable to the latter: all companies neceptable that the delivered to the beneficiary as soon as insured; for any policy of insurance now or hereafter predictor on the such previous and the such insurance and, the delivered to the beneficiary as soon as insured; if and another the beneficiary at least litteen days prior to the amount to least that for any reason to procure any such insurance and, the beneficiary may procure the summe at krantor's the applied by beneficiary upon any indebtedness secured hereing and the order as beneficiary as pay at thereof, may be replaced by the attra another and the any policy of deliver end to a data any be applied by the attra any part thereof, may be character to delaut there another or collected, or any part thereof, may be character as a data any be leaded on the data any be theredictiany and there any at thereof, may deliver motice of delaut there and to a suck any indebtedness the any be leaded on any be leaded on any be leaded on the data any be leaded on any be leaded on the data and the second any be leaded on the data any be leaded on any be leaded on the data any be leaded on any be leaded on any be leaded on any be leaded on the data any be another any be readed with the another any be readed with the data any be another any be leaded on the data and the another any be leaded on the data any be another any be leaded on the data any be leaded on

and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon benelicary's request. 9. At any time and from time to time upon written request of bene-licitary, payment of its fees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may

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drument, irrespective of the maturity dates expressed therein, or
ulural, timber or graing purposes.
(a) convent to the making of any map or plat of said property; (b) join in any transmitted or creating any restriction thereon; (c) join in any transmitted or agreement allecting this deed or the lien or charge shall be conclusive proof of the transmitted and the residual therein of any process for any or the safe shall be conclusive proof of the transmitted or the lien or charge shall be conclusive proof of the transmitters of the any procession of any statement or creating any restriction thereon; (c) join in any consister proof of the transmitters of the any procession of any of the shall be conclusive proof of the transmitters of the any procession of any or the shall be conclusive proof of the transmitters of the any procession of any security for the indebted mark there are report to the adquary of any security for provide and profits, including these secures and profits, including these shall be net taking or damage of the same secure dependent of any active and transmitters of the angle of the transmitters of any net sub order on some secure of the same secure dependent of any active and other insurance policies or compensation or avaid and any of the same transmitters and profits, including these shall be and other insurance policies or compensation or avaid and any act due to the advectment end of the insurance policies or compensation or avaid any any indebtedness externed hereinder any active and other insurance policies or compensation or avaid and payable. In such and curve or waits any default by a contre of any agreement hereinder, the hereficiary may more of the above described real property is such and payable. In such and any security any default on any agreement hereinder, in the same any active and any advece and any advece

surplus, it any, to the granlor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to its successor trustee, the latter shall be vested with all tille, powers and duties conterred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary containing of rein numed or appo shall be made by wi erence to this trust the office of the Ce it by beneficinty, when recorded in ecord, which, when recorded in of the country or counties in whic proof of proper appointment of accepts this trust when this add a public record as provide any party hereto of pending and the provide any party hereto of pending the second ing in which fra der of the asive proof and Clerk shall 17. heknowled, obligated f trust or of shall be a

active member of the Oregon State Bar, a bank, trusi company ites, a title insurance company authorized to insure title to real NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an or savings and loan association authorized to do business under the laws of Oregon or the United Sta property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency

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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 dgainst 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 H grantor is a natural person) are for businessor commercial purpose discutant purpose.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 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 required disclosures; for this purpose, if this instrument is to be a FIRST line to finance the purchase of a dwelling, use Stevens-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. If the signer of the above is a correction. (if the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93,4901

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Paren Rasa E Margaret Dianne Formator Grantor

STATE OF OREGON, County of STATE OF OREGON, Personally appeared

Notary Public for Oregon

each lor himself and not one for the other, did say that the former is the president and that the latter is the secretary of ...

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, a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of 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: (OFFICIAL SEAL)

D and acknowledged the loregoing instru-ment to be their voluntary act and deed. Before me: (OFFICIAL) Notary Public for Oregon My commission expires; July 16, 1976 My commission expires:

۴7 Deputy Carsel Development Company and r, Suite¹ 90067 ficiary Grantor County seal 77.01 Ë. 5 l return to: Forest Estates 19. rec DEED within Bene record and Edsel Development Company and n page 14156 of said , Park West, California 0.81 Margaret Diané Parson o'clock A.M., i M. 76 on ... hand KLAM ATH 881) theforSTATE OF OREGON WM. D. MILNE **CLERK** in. (FORM No. Mortéages TRUST that ved VIII When recorded Falls МАУ Parson 8,00 receiv of MI Century I certify was recei COUNTY Angeles, affixed Witness ď lamath I County day file Record of Ross 8;34 book.. County 8 as ŝ at. 5

> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid

, Trustee

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Martin

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the logal owner and holder of all indeptedness secured by the toregoing 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 indeptedness secured by suid 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

DATED:

TO:

Bene ficiary

it he delivered to the trustee for concellation before re this Trust Deed OR THE NOTE which it secures. Both