14160 FORM No. 881-Oregon Trust Deed

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TRUST DEED , 19 76, between March 30th day of THIS TRUST DEED, made this Ramon V. Cawsey and Margaret L. Cawsey Klamath County Title Company , as Grantor, , as Trustee. and Meadow Lake Development Corp., and Lake and Stream Development Corp. . as Beneficiary,

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

Klamath Falls Forest Estates

Unit - 4, Block 80, Lot 1 consisting of 2.59 Net Acres.

Klamath Falls Forest Estates Highway 66 Unit, Plat. No. 4

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 thereol and all fixtures now or hereafter attached to or used in connection with said real estate.
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the purpose of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there on according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there on according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there on a principal and interest hereol, it not sconer paid, to be due and payable or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates exsold therein, and at the option of the holder thereol, upon demand, shall become immediately due and payable. The above described real property is is into (state which) currently used for agricultural, timber or grazing purposes. The above described real property is is not (state which) currently used for agricultural, timber or grazing purposes.

The above described real property [] is [S] is not (shift with To protect the security of this frust deed, grantor agrees: 1, To protect, preserve and maintain said property in good condition epair, not to remove or demolish any building or improvement thereon: commit or premit any waste of said property. 2. To complete or restore promptly and in good and workmanlike r any building or improvement which may be constructed, damaged or yed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-and restrictions allecting said property: if the beneficiary so requests, to n executing statements pursuant to the Unitor Commer-inde as the beneficiary may require and to pay for filing same in the public effice or offices, as well as the cost of all line scatches madue ing afficers or searching agencies as may be deemed desirable by the citary.

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ch) currently used for agricultural, timber or grazing putposes.
(a) convent to the making of any map or plat of said property; (b) join in any subordination or other agreement affecting this deed or the lien or charge thread; (d) reconvey, without warranty, all or ony part of the property. The granting is an ensurement affecting this deed or the lien or charge for any part of the property. The grantee in any reconveyance may be described as the "person or persons be evident between the definition of the truthulness thereof. Truster's fees to any of the services mentioned in this paratique shall be not less than \$5.
10. Upon any default by grantor bereamder, hendiciary may at any more without notice, either in preson, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security but the indebtedness help secured, near of the stand and apply the same, less costs and expenses of operation and collection, including the same base of the stand. The second and by detauting the same, less costs and expenses of operation and collection, including the same, less costs and expenses of operation and collection, including the same, less costs and expenses of operation and collection, including the same between the indebtedness.

may determine. 11. The entering upon and taking possession of said property, on of such tents, issues and prafits, or the proceeds of the and or see policies or compensation or avatals for any taking or danside of ty, and the application or release thereof as aloresaid, shall not cur-any default or notice of default hergender or invahilate any act o in 18% in 18\% in

The interview of the interview of the control of the interview of the inte declare all and if the timber or a deed in cq abo ity, He foreclosures. However it suita liciary at his election may p mottage or direct the trus-and sale. In the latter even cause to be recorded his wir-said described real property upon the trustee shall its the required by law and e trustee si and his cle

Called 10 the results unperty to satisfy the obligations secured hereby, where upon indicative shall be the time and place of sole, give noise thereal as then upon indicative shall be the time and place of sole, give noise thereas its then upon indicative shall be the time and place of sole, give noise thereas as then upon indicative sole of soles and the sole of the sole of the sole of the trustee ior the trustee's sole, the grantor or other person in privileded by the sole of the trustee's sole, the grantor or other person in privileded by ORS 86.706, may pay to the beneficiary of the trust deed in the trust obligation secured thereby (including costs and expresses in interest, respec-tively, the entire amount then due under the terms of the trust deed meet obligation secured thereby (including costs and expresses in interest, respec-tively, the entire amount then due under the terms of the trust deed meet ended is 00 cach) often than such that the principal as would not then be due had no default as shall be dismissed by the trustee. In ore observed there that such the the parcel or purches at anotion to the highest bidder for cash, payable at the time of sole. Trustees shall define to the purchaser its deed in later as required by law conveying the property so sold, but without any coversand the trustee. Its When trustees the day more and there are sover the demays are shall defined and the dead on y matters of later shall be conclusive prov-al the truthuliness thereof. Any person, excluding the trustee, but including the grantor and hendiciary, may person, excluding the trustee, but including the from the trustes in a sparate parcels at a shall one trustees the sparate parcels at a shall be conclusive provider the statistic and hendiciary, may person of later shall be conclusive prov-al the truthuliness thereoit. Any person are required by law conveying the truthuliness thereoit. Any person is parceles at the trustee is the truthuliness having trenoited in the sparate parceles at reasonable charge by t

16. For any reason permitted by law beneliciary may from time to provint a successor or successors to any trustee named herein or to any trustee anoninted hereunder. Upon such appointment, and without t a successor or successo ustee appointed hereund to the successor trustee. I duties conferred upon er. Upon s the latter any truste and substitu without all_title, wernent, and vested with named or a made by written this trust dee! e of the of the co

ent or this deed, provided by sale und trust or of any action or proceeding that be a party unless such action

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NUTE: The Trust Deed Act provides that the trustee hereunder must be other an attorney, who is an active member or savings and Jaan association outhorized to do business under the laws of Oregon or the United States, a title Ins property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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7713 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-|r|1 fully 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or Given il grantor is construct prison) are for purposes or commercial purposes other than a purpose. Queses. 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 piedgee, 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 (o) or (b) is a crediter of Regulation Z, the by making required instruction of the second distribution of the second Grantor Grantor TO 447 C (Individual) amon au O STATE OF CALIFORNIA a Notary Public in and for said COUNTY OF____) ss. MARGARET RAMEN V. CAUSEY E . and 0n փ State, personally appeared ho, being duly sworn, that the former is the CALISE known to me Service Service that the latter is the 춘 to be the person S____whose names__ COUL subscribed , a corporation, is the corporate seal ned and sealed in be-firectors; and each of intary act and deed. STAPLE to the within instrument and acknowledged that they executed the same. OFFICIAL SUAL KAREN J. ROSS WITNESS my hand NOTARY PUBLIC -- GAUSER PRINCIPAL OFFICE IN LOS ADDRESS CONDENTS an (OFFICIAL SEAL) 9 My Commission Expires Decomber 6, 1979 Signature (This area for official notarial seal) \overline{D} EW - 8 Name (Typed or Printed 711 16 s Forest Estates s Park West Suite 7 v California 90067 Dept đ on the instru-Depu Lake. and . Stream. Development. Corp. recorde . Lake Development Corp. County seal Attn: Lisa Sorbe-Deeding RET REAL Grantor 7712 19. andr \$ and record the within KLWATH TRUST DEED said (return Margaret L. Cawsey n page 14166 hand Ramon V. Cawsey CLERK WM. D. MILNE for I Mortĝaĝes of MM STATE OF OREGON 'n [FORM No. 581] 0 When recorded Klamath Falls F 1801 Century Pr Los Angeles, CC number received that AR A o'clock... COUNTY 141 nty of certify affixed Witness 1.1.1 Σ was file of day County Meadow 1 :35 book or as fi Record County 1 at. in REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid 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 legal owner and holder of all indebtedness secured by the foregoing 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 the said trust detained to the second s 1 10 30 2.193 Part. estate now held by you under the same. Mail reconveyance and documents to 3 10 19 an st DATED: Beneficiary 13777 destroy this Trust Deed OR THE NOTE which it secu Ē1 www.sharesessing 5 7 11 25 1 *** 1. 24