DRM No. 681-Dregon Truit David Sarles-TRUST DEED. 3:5554.4 TRUST DEED Vol. <u>16</u> Page 964.5	
THIS TRUST DEED, made this 28th day of April	11
Klamath County Lifle Company and Pine Tree Land Development Company , as Beneficiary,	Stath Statist
WITNESSETH: Grantor irrevocably grants, bargeiris, sells and conveys to trustee in frust, with power of sale, the property Klomath County, Oregon, described as:	

Unit 2, Black 50, Lot 10 consisting of 2,30 Net Acres and 2,44 Gross Acres Klamath Falls Forest Estates

Klamath Fails Forest Estates Highway 66 Unit, Plat No. 2

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 tonements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents itssues and prolits thereof 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 Mine Hundred and Ninety and no/100 Information 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 thereon according to 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 thereon according to 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 bedue, 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 thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or then above described real property is not currently used for egiculural, timber or grazing purposes. The above described real property is not currentl

밟

bod, conveyed, assigned or. alternated by the grantor without turk maxing obmained in antitricy date expresses therein, and become inmained by the advancement. Insequencing of the maturity date expresses therein, and become inmained by the advancement of the preserve of the insection of the maturity date expresses therein and there

late court shall adjudge reasonable as the beneliciary's or trustee's attor-y's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken der the right of eminent domain or condemnalion, benet the monier payable bit, if is o elects, to require that all or any portion of the amount required origonable costs, expenses and altorney's fees necessarily paid or pay all reasonable costs, expenses and altorney's lees, for altorney's lees, plied by it, list upon any reasonable costs and expenses and altorney's lees, in such proceedings, and the balance's reasonable do incurred by beneficiary and in such proceedings, and the balance's expense, to fake such actions are hereby; and grantor agrees, at is one expense, to take such actions d execute such instruments as shall be request. under the r. right, it it as compens to pay all incurred by

d hereby; and grantor agrees, it its own expense, to inter such com-recute such instruments as shall be necessary in obtaining such com-lon, promptly upon beneticiary's request. 9, At any time and trom time to time upon written request at bene-9, At any time and reconveyances, for cancellation), without allecting sement (in case of tall reconveyances, for cancellation), without allecting sement (in case of tall reconveyances, for cancellation), without allecting billy of any perton for the payment of the indebtedness, frustee tray

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attance, who is an active member of the Oregon State or savings and loan association authorized to do business under the laws of Oregon or the United States, a, title insurance, company duth property of this state, it is subsidiaries, affiliates, agents or branches; or the United States or any agency thereof.

i Talenta

Se Warn alteria

1. any, to the granter or to his successor in interest tentilee 16. For any reason permitted by law beneficiary may from point a successor or successors to any trustee named herding or trustee appointed herding to the successor in the successor in a successor trustee, and the successor trustee, the latter shall be vested with and durits conferred upon any trustee herdin and or der. Each such appointment, and substitution shall be indee be all titl

ackno

010

