## TIA 38-11029 FORM No. 881-Oregon Trust Dasd Serles Vol. 16 Page TRUST DEED 15749 $\gamma$ 26th May day of THIS TRUST DEED, made this

Roger F. Grow and Gloria A. Grow, husband and wife . as Grantor. Transamerica Title Insurance Co. ..., as Trustee, and Betty Ahern ... 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:

Lot Fourteen (14), Block Twenty (20), Third Addition, River Pine Estates, Klamath County, Oregon, according to the offical 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-73, Page 6940, Deed Records.

This property is not currently used for Timber, Agriculture, Grazing or Mining purposes.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof 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 sum of TNO THOUSAND SIX HUNDRED FIFTY 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 final payment of principal and interest hereol, if not sooner paid, to be due and payable.

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The provide and withinked premises a plantalize on the colliding on the second provide and withinked premises a plant loss of damage by fire and such other haards as the beneficiary may from time to time require, in companies acceptable to the beneficiary may from time to the require, in policies of insurance shall be delivered to the beneficiary second beneficiary as soon as insured, at policies of the beneficiary at least filteen days prior to the approximation of a set the beneficiary with loss payable to the latter; all policies of the beneficiary at least filteen days prior to the approximate and to prove any such insurance and to deliver said policies to the beneficiary at least filteen days prior to the approximate is ame at grantor separes. The amount collected under any fire or other insurance policy and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, on any deliver and thered, may be released to grantor. Such application or release shall not ture or waive any delault or notice of delault hereands or or waive any delault or notice of delault hereands or on a sessed upon or adjaint said properly belose any part of such targets, assessments and other other sets that may be levied or assessed upon or adjaint said properly belose any part of such targets, assessments and other observating beneficiary with the obligations described in paragraphs 6 and 7 of this trust deed, without waiver of any rights arising from breach of any of the payont the such approxement, beneficiary there are of all such approxement of any of the payont of any the device of any part is a such application between thereon and to be providing beneficiary with interest as the rest, assessments and other charge between the payment of any there is a such other and the approxement of any there is a such applied by the such approxement of any there is a such applied by the such approxement of a such approxement of any tapplied by there is a such other approxement of a such approxem

out notice, and the nonpayment thereot shall, at the option is an experimental sums secure by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of tile search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation; and trustee's and attorney's lees actually incurred. 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suil, nection or proceeding in which the beneficiary or trustee, attorney's lees actually incurred. 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee attorney scele the trait court and in the beneficiary or trustee attorney is lees the anount of attorney's lees mentioned in this paragraph 7 in all cases shall be anount of attorney's lees mentioned in this paragraph 7 in all cases shall be trait court and in the event of an appeal from any indigenet or provide the trait court and in the event of an appeal from any idea attorney's lees on such appeal. 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condermation, beneficiary shall have the acompanyation for such taking, which are in excess; the amount required to pay all reasonable costs, argeness and attorney's lees. The amount required to pay all reasonable costs and expenses and attorney's fees, both in the trial and appellates courts, shall be taken under the right of eminent domain or condermation, beneficiary shall have the appellad reasonable costs and expenses and attorney's fees, both in the trial and applied by the state and appellates courts and pay belies as a despenses and attorney's fees, both in the trial and applicits point or incurred by beneficiary and grantor agrees, at lits own expense, to taking which are in excessarily point the inde It is the proceedings, some red by drantor in such proceedings, some ed by it first upon any reasonable costs and expen-in the trial and appellate courts, netessarily paid y in such proceedings, and the balance applied red hereby; and grantor agrees, at its own expens-tion instruments as shall be necessary; beneficiary's request. ' beneficiary's request. ' baneficiary's request. ' baneficiary's request. id or incurred by bene I upon the indebtednes ise, to take such action in obtaining such com

ly upon beneficiary's request. time and from time to time upon written request of bene-of its less and presentation of this deed and the note for ficihry, paym

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

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member, of the Orag or savings and loan association autionized to do bulness under the fows of Oregon or the United States, or a title insurant real property of this state, its subsidiaries, affiliate, agents or branches. NOTE

final payment of principal and interest hereol, if not sconer paid, to be due and payable. Pursuant to Note 10 minutes and interest hereol, if not sconer paid, to be due and payable. Pursuant to Note 10 minutes and payable to the payment of the p

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waive any default or notice of default hereunder or invelidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebitedness secured hereby or in his performance of any sagreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event beneficiary at his election may proceed 'f, foreclose this trust deed in equity as a mortfage in the manner provided by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his descine thereas the secured of the statistic truste to boligations secured hereby, whereupon the trustee with proceed on the boligations secured hereby, whereupon the trustee have and proceed as the notice thered as then required by advertise the collidations is accured hereby, whereupon the trustee with proceed of the secure have a the provided in OKS 86.740 to 86.795.

86.740 to 86.795. 13. Alter details at any time prior to five days before the date set by the fruite for the trustee's sale, the grantor or other person so privileged by. ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing its terms of the obligation and trustee's and attorneys lees not ex-ceeding \$50 each) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all loreclosure proceedings shall be diarnised by the trustee!

all forcelosure proceedings shall be disruised by the trusteed. all forcelosure proceedings shall be disruised by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall teliver to the purchaser its deed in form as required by law conveying the property is lable, that without any covenant or warranty, espress or im-pleting the sale of the purchaser is deed in form as required by law conveying the property is lable, that without any covenant or warranty, espress or im-pleting the trustee sells purchase at the sale. Shall apply the proceeds of sale to payment of (1) the expense of sale, in strustee shall apply the proceeds of sale to payment of (1) the expense of sale, in private courbed at mabequent to the interest of their provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in private sale subsequent to the interest of their private in the first for the strustee in a subsequent to the interest of the trustee in the first for any, (2) to be oblightion secured by the irust deed; (3) to all person having recorded lines mabequent to the interest of the interest of the first for any, to the grantor or to his successor in interest. endited to such the private in the first private and the sale. 16. For any treason permitted by the the the sale.

surplus, il any, to the grantor or to his successor in inforest chilited to such explus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor in successor. It only trutes ananch is to any successor trutes appointed hereunder. (foor such appointment, and withoun conveyance to the successor trustes, the latter shall be yetted with all title powers and duties contered upon any trustes herein named or appointme instrument executed by beneficiary, containing relearnes to the successor trustes and its place of recet, which, when recorded in the diffest of this trust dees and its place of recet, which, when recorded in the offsts of the county Clerk or Recorder of the county or counties in which the property is situated shall be conclusive proof of proper appointment of the successor trustee. 17. Trustes accepts, this trust when the ded, duly executed no obligated is made a public record as provided by law. Trustes is no obligated to notify any party hereto up pending teste under any other deal that be a party, unless such action or proceeding in which the brought by trustes. nnd not d of

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