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18-11562 TRUST DEED day of September , 19.76 ..., between THIS TRUST DEED, made this 25 Ronald R. Evenden and Gloria J. Evenden, husband and wife , as Grantor, Transamerica Title Co. ... as Trustee. Betty Ahern ... as Beneficiary,

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: (19)

Lot Eleven (11), Block Nineteen Third Addition River Pine Estates, Klamath County, State of Oregon 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-73, Page 6940, Deed of Records.

## This property is not cumrantly 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 Twenty Seven Hundred and No/100 ------ Tollars, 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 

ficiary. 4. To provide and continuously maintain insurance on the buildings or hereafter erected on the said premises against loss or damage by fire such other hazards as the beneficiary may from time to time require, in

Provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary may from time to time require, in an amount not less that it is beneficiary, with loss payable to the latter; all printed to the best the second sec

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les upon any indebtedness secures nercey, and the secure and taking possession of said property, the Th. The entering upon and taking possession of said property, the ion of such rents, issues and profits, or the proceeds of the and other nee policies or compensation or avaids for any taking or damage of the index policies and the secure of as aloresaid, shall not cure or the secure of prolits, or the proceeds of lire and awards for any taking or damage see thereof as aloresaid, shall not o ult hereunder or invalidate any ac insurance polici property, and t waive any dela pursuant to suc

propersy, waive any delauit of 12. Upon delauit by grantor in pays... 13. Upon delauit by grantor in pays... hereby or in his performance of any agreement he declare all sums secured hereby immediately due a beneliciary at his election may proceed to forech as a mortagde in the manner provided by law direct the trustee to loreclose this trust deed by the latter event the beneliciary or the trustees recorded his written molice of delault at hered shall, lin the time and place of all all we notic shall, lin the time in the proceed the trust deed in and proceed to loreclose this trust deed in the proceed to loreclose the trust deed in hereunder, the benetician and payable. In such a close this trust deed in lose this trust de lor mortgage lo

13. Alter default at any time prior to five days before the useen for the trustee's sale, the grantor or other person so 13. After default at any time prior to five days before 11 the trustee for the trustees saie, the grantor or other person as 0.5760, may 10 the benelicitary or his successors in it itsely, the entire pound the due under the terms of the trust obligation read thereby (including costs and expenses actual entoring 50 each) other than such portion of the principal as we be due to proceeding shall occurred, and thereby cure the delault, it is conclusive proceedings shall be dismissed by the trustee. and the

all loreclosure proceedings shall be diminsed by the trustee. 14. Otherwise, the sale shall be held on the date and at the the place designated in the notice of sale. The trustee may sell said property in one parcel or in separate parcels and shall sell the parcel or par-shall deliver to the highest bidder for cash, payable at the time of sale. shall deliver to the purchaser its deed in form as required by law con-the property so sold, but without any mitremol fact shall be conclusive plied. The treatment the sole of the sale of the trustee, but in the graperty so sold, but without any mitremol fact shall be conclusive plied. The treatment the sole of the sale of the sale of the trustee, but in the denitor and beneficiary, may purchas at the sale. If, When trustee sale pursuant to the powers provided herein, shall apply the proceeds of sale to payment of (1) the expenses of x cluding the compensation of the trustee and a reasonable charge by the having recorded liens subsequent to the interest of the trustee. It is having recorded liens the sale in the sale of the trustee of the surplus, it any, to the granter or to his successor in interest entitled surplus. the parcel or parce the time of sale. Tr required by law conv

surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successor to any truster aname herein or to any successor frustee appointed hereunder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, and substitution shall be made by written instrument securide by beneficiary, containing reference to this trust deed instru and Cletk shall acknowled obligated oblighted to notily any party trust or of any action or pro shall be a party unless such

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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

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

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and that he will warrant and forever defend the same against all persons who	15887 msoever.	
The grantor warrants that the proceeds of the loan represented by the above des (a)* primarily for grantor's personal, family, household or agricultural purposes (b) for an organization, or (even if grantor is a natural person) are for business purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their	or commercial purposes other than agricultural	
tors, personal representatives, successors and disigns. The tendencienty herein. In construing this maxculine gender includes the feminine and the neuter, and the singular number include IN WITNESS WHEREOF, said grantor has hereunto set his hand, the applicable if warrenty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-lending Act and Regulation Z, the applicable is defined in the Truth-in-lending Act and Regulation Z, the applicable is defined in the Truth-in-lending Act and Regulation Z, the applicable is defined in the Truth-in-lending Act and Regulation Z.	deed and whenever the context so requires, the es the plural.	
disclosures; for this purpose, it this instrument is to constrain 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 obove is a corporation, use the form of acknowledgment opposite.] STATE OF OREGON, County ofDeschutesss.		
Personally appeared the above named. Ronald R. Evenden and Gloria J. Evenden and acknowledged the foregoing instru- ment to betheir voluntary act and deed. and that the seal allized of said corporation and ff	who, being duly sworn, one for the other, did say that the former is the president and that the latter is the secretary of, a corporation, to the foregoing instrument is the corporate seal hat said instrument was signed and sealed in be- y authority of its board of directors; and each of instrument to be its voluntary act and deed.	
SEAL) Before me: NOTIN Notary Public for Oregon My commission expires: Notary Public for Oregon My commission expires: Notary Public for Oregon My commission expires: Notary Public for Oregon My commission expires:	OFFICIAL	
DEED . au) . au) . au) Carator Grantor ON Beneficiary ON Beneficiary . and recorded . and recorded	v CLERK TH V CLERK TH Lot Megagut 11 van oor partens our 11 van oor partens our 11 van oor partens our 12, Box 42 01. 97739	
TRUST I recom No. recom No. received to the	W. P. J. J. J. COUNTY ( COUNTY ( By Alex see	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been pai	<b>4</b>	
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured herewith together with said trust deed) and to reconvey, without warranty, to the part estate now held by you under the same. Mail reconveyance and documents to	I by said trust deed (which are delivered to you ies designated by the terms of said trust deed the	
DATED:		

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