From Nov BBIOregon Trust Deed SulesTRUST DEED.	
TRUST DEED TRUST DEED THIS TRUST DEED, made this THIS TRUST DEED, made this THIS TRUST DEED, made this THIS TRUST DEED, made this TRUST DEED	antor,
Klamath County Title Company and National Forest Land Development Co., and Recreational Land Development Co., as Benefic WITNESSETH:	ciary,
in Kidmoth County, Oregon, described as: Lot(s)	
Klamath Falls Forest Estates Sycan Unit	
as recorded in Klamath County, Oregon	
<ul> <li>and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property.</li> </ul>	
todether with all and singular the tenements, hereditaments and apputenances and all other rights thereutto belonging of in	n anywise n connec-
tion with said real estate.     Dollars, with     FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granic, income and     Dollars, with     FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granic, income and     Dollars, with     sum of	h interest antor, the o 84
<ul> <li>sum of</li></ul>	eed to be
then, at the beneficiary's option, an early avable . herein, shall become immediately due and payable . herein, shall become immediately due and payable .	
To protect the security of this Trust locating in property in good condition 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement theconing and repair; not to remove or demolish any building or improvement theconing not to commit or permit any waste of said property. not to commit or permit any waste of said property. and the permit of	n or charge operty. The or, persons r laces shall any of the
destroyed intercoil, and with all laws, ordinances, regulations, coverants, condu- .3. To comply with all laws, ordinances, regulations, coverants, condu- tions and restrictions allecting said property; it the benelicity so requests, to the tions and restrictions allecting said property, it the benelicity so requests, to the tions and restrictions allecting said property is the benelicity so requests. The bins without notice, either in person, by agent or by a receiver interview of the said of the s	nay at any r. to be ap security for 1 and prop
by filing ollicers or searching agencies is had beneficiary. 4. To provide and continuously maintain insurance on the buildings including reasons best costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collection, including reasons less costs and expenses of operation and collections and expenses of operations and expenses of expenses of operations and expenses of operations and expenses of operations and expenses of operations and expenses of expenses of expenses of expenses of expenses of expenses of expenses o	onable artor- der as bene- noperty, the so and other
now or neretable, careful as the beneficiary matters interned to the reduction in an amount not less than s	I not cure or

s of insurance shall be derivered to the beneficiary as youn to distribute granitor shall fail for any reason to procure any such insurance and to granitor shall fail for any reason to procure any such insurance and sharv policies to the beneficiary at least litteen days prior to the upmake enditory may procure the same at grantor's expense to move durance any lite or other insurance policy may be applied by benefi-ady under any lite or other insurance policy may be applied by benefi-durance any delaut or notice of denuit hereunder or invalidate any tre or wrive any delaut for notice of delaut hereunder or invalidate any re oursuant to such notice. 5. To keep and permits for four construction lens and to pay all as there and there charges that may be levied or assessed upon or resessments and other charges that may be levied or assessed upon or sublicity the or charges that the submit of any takes, assess-neliciary should then be or charges payable by kinder, either the sublicity may and the or beneficiary with funds with which to its provide the or providing beneficiary with funds with which to its of provide the providing beneficiary with funds with which to the provide the providing beneficiary with funds with which to its of providing the solution the solution the solution the theory test permits the providing beneficiary with funds with which to the provide the solution the solution the solution the solution to the solution the permit of the solution the solution of the solution of the solution the permit of the providing beneficiary with funds with which to treed payment the providing beneficiary with funds with which to the pay the solution the permits of the solution t policies of insurance an il the granter shall fai deliver said policies to tion of any policy of the beneficiary may collected under any fit clary upon any indebt collected under ar ciary upon any ir may determine, o any part thereol, not cure or waive act done pursuant

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Initial and property before any promptly introd any faxes, assession and formate become past due or delinquent and promptly introd any faxes, assession beneficiary, should the grantor, fail to make payment of any faxes, assession and the amount is pravial to the order of the factor of the fac

paid or incurrec plied upon the in spense, to take su ary in obtaining its own expense, to take such actions be necessary in obtaining such com-request. to time upon written request of bene-tation of this deed and the note for ces, for cancellation), without allecting ment of the indebtedness; trustee may

lly upon beneficiary's re , time and from time to ol its lees and present case of full reconveyance ny person for the payr NOTE: The Trust Deed Act provides that the or savings and loon association authorized to property of this state; its subsidiaries; affiliate

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maurance poincies or compensation or awards for any taking or damage of the property, and the application or release thereof as doreasid, shall not cure or waive any delault on notice of delault hereunder or invalidate any act done pursuant to such notice. If the application or release thereof as doreasid, shall not cure or pursuant to such notice. If any determine thereunder, the beneficiary may fordered thereby or in his performance of any determined hereaby, the here the there there is a such as the thereby in the thereby in the thereby or in his performance of the property is currently used for agticultural, and if the name durpose, the beneficiary may proceed to loreclose this trust declare all the name durpose, the beneficiary may proceed to loreclose this trust declare all the name durpose, the beneficiary may proceed to loreclose this trust declare all the intermative of the man event declare all the intermative of the maximum proceed to loreclose this trust deel in reveal the and the beneficiary or the truste deal in the during the device of the trust of the trust or the order of the device of the trust of the device and man to the trust of the trust of the trust deal in the manner provided by law for more table, and the process the foreclose this trust deed in the manner pro-up the trustes shall lik the time and place that the manner pro-up the trustes shall lik the time and place that the manner pro-wided in ORS 86.740 to 86.757. The beneficiary or this trust deed in the manner pro-wided in ORS 86.740 to 86.757.

of the truthluiness thereol. Any, person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. "Is When trustee salls pursuant is the powers provided herein, trustee is the compensation of the trustee and a reasonable charge by trustee actioning the compensation of the trustee and a reasonable charge by trustee having recorded ilens absequent to the interest of the trustee, of (3) to all persons attorney. (2) to the oblightion secred by the or of their priority and (4) the deed as their interests may appear, in the order of their priority and (4) the deed as their interests may appear, in the order of their priority and (4) the deed as their interests may appear, in the order of their priority and (4) the deed not be successor, or to this successor in interest entitled to such successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor for the state shall be veried with all tille, powers and duties conferred upon any trustee herein named or appointed

at a successor or successors of ustee appointed hereunder. I to the successor trustee, the duties conferred upon any d with all title, d with all title, d or appointed made by written this, trust deed of the County perty is situated, instrum and its pur Clerk or Re shall be co 17, ncknowled obligated wat or d and in not leed of hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company sines under the laws of Oregon of the United States, a title invariance company authorized to insure title to real ints or branches, or the United States or any agency thereof.

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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, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, at (even it grantor is a natural person) are for business or commercial purposes other than sgricultural progresses.	
tors, personal representatives, successors and assigns. The term beliefulary stand them the folder with the context so requires, the context here or not named as a beneficiary herein. In construing this deed and whenever, the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has herecunto 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 Truh-in-lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures for this purpose, if this instrument is to be a FIRST lian to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent. If compliance with the Act not required, disregard this notice.	
use the form of acknowledgment opposite.]       IORS 93.4901         STATE OF OREGON,	
OFFICIAL     Image: Constraint of the second s	
Clear Annual Control of Control o	
REQUEST FOR FULL RECONVEYANCE	
The undersigned is the legal-owner, and holder of all independents secured by the holder of any sums owing to you under the terms of 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 estate now hold by you under the same. Mail reconveyance and documents to	
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N.C.