28-11797

FORM No. /	est-Diegon Trus Deed Series.	TRUST DEED Voi. 161	·oge 18924 ⁽³⁾
		8th day of October. otte A. Deason, husband and wife ce Co.	19 76 , between , as Grantor, , as Trustee, , as Beneficiary,
and in	Betty Ahern Grantor irrevocably grants, bargai Klamath County, Oreg	WITNESSETH: ns, sells and conveys to trustee in trust, t yon, described as:	with power of sale, the property
Lots Rive plat	5 Three (3,), Four (4) and ar Pine Estates, Klamath Co	Five (5), Block Twenty Three (2) bunty, State of Oregon according County Clerk of Klamath County : ant thereto and on file in Volume	and Subject to Building

This property is not currantly used for Timber, Agrictulture, Grazing dr 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 thereinto belonging or in anywise now or herealter apportaining, and the rents, issues and profits thereof and all factures now or herealter 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 Commendation of the security of the securi

sum of Six Thousand Eight 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

Define court shall adjudge reasonable as time totage the poperty shall be taken may's is an such appear. B. In the event that any portion or all ol said property shall be taken B. In the event that any portion or all ol said property shall have the under the right ol eminent domain or condemnation. beneficiary shall have the inder the right ol eminent domain or condemnation. beneficiary shall have the scompent reasonable costs, expenses and all or any posters of the amount required to scompent reasonable costs, expenses and attorney's less necessarily paid or to may of the start of the proceeding and expenses and attorney is less poster of the trial and appelaie costs, encessarily paid or the start of the trial and appelaie costs at its own expense, to take such anchorn secured hereby; and grantor and as shall be necessary in obtaining such comment and execute such instrument of the start or the source of the such and the pro-secured hereby; and grantor and as shall be necessary in obtaining such com-secured hereby; and grantor and start or the such as the source of the such and the source of the source of the source of the such and the source of the th in the tries proceedings, iny in such proceedings, cured hereby; and granto cured hereby; and granto ecute such instruments as shall be receivery in oblanding such con-on, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-payment of its fees and presentation of this deed and the note for

inw and proceed to total the any time prior to live days before the date set by 13. After default at any time prior to live days before the date set by 13. After default at any time prior to live days before the date set by the trustee for the trustee's safe, the beneficiary or his successors in interest, respec-078 86.760, may pay to the beneficiary or his successors in interest, respec-078 86.760, may pay to the beneficiary or his successors in laterest, and the tively, the entire amount then due under the terms of the irrust deed and the tively, the entire amount then due under the terms of the formers's less not ex-endorcing the terms of the obligation and trustee's and altorney's less not ex-ending 500 each) other than such portion of the principal as would not then the datuit, in which event

be que nat no deintin occurrer, and interpy curs the details, in which been all loreclosure proceedings shall be dismissed 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 said property either in one parcei or in separate parceis and shall be it the time of sale. Trustee shall deliver to the purchaser its deed information of the sale shall be conclusive proof pied. The recitais in the deed of any matters of lact shall be conclusive proof pied. The recitais in the deed of any matters of lact shall be conclusive proof be the trusthuliness thereof, any purchase at the sale. 15. When trustee do ale to payment of (1) the expenses of sale, in stations, the comprise of sale to payment of (1) the expenses of sale, in the trusthuliness thereof, and parcent of the trust deed, (3) to all matters, of the subsequent to the interest of the trust deed, (3) to all the trusthuliness thereof to the interest of the trust deed, (3) to all matters, of the trustee and a reasonable charge by interest automy, define the farmed or to his successor in interest entitled to such arritoring. The farmed rate farmed in the order of the interest entitled to such arritoring. The farmed rate farmed in the sale having the process and spacer in the order of the interest entitled to such arritoring. 16, For, any teason permitted by law beneticiary may from time to the trust.

slus, it any, to the granter or to his successor in interest entitled to such its. If For any reason permitted by taw beneliciny may from time to a popoint a successor of interconstruction of any frustee named herein of to any e appoint a successor of intercenter. Upon such appointment, and withing we appoint a successor in the latter shall be vested with almointed are and be conferred upon any trustee herein named of by writen and the such appointment and substitution shall be mited by writed in the successor interest, the latter shall be vested by writen under executed by benelicinry, containing referencelize of the County its place of record, which, when recorded in the the property is situated, it be conclusive proof of proper appointment that deed, duly executed and 17. Trustee accepts this trust of any provided by law. Trustee is not ignted to natily any party hered an provided by law. Trustees it of any netion or proceeding in which strate, benelicinry or trustee. If be a party unless such excition or proceeding is brought by frustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

fully seized in fee simple of said described real property and has a valid, unencumbered title thereto NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney; who is an active member of the Orig or savings and lean association authorized to do business under the laws of Oregon or the United States, or a title insuranc real property of this state. Its subsidiaries, affilians, agents or branches. State Bar, a bank, trust compa

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18925 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, surpervors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not numed 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 WAEREOF, said granter has hereunto 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 boneliclary is a creditor or such word is defined in the Truth-In-Lending Art and Regulation Z, the beneficiary MUST comply with the Art and Regulation by making required disclosures; for this purpose, if this instrument is to be a fIRST lien to finance disclosures; for this nurpose, if this instrument is to be a fIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306, or if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or if this instrument is not required, disregard this 'notice; (If the signer of the above is a corporation, (If the signer of the above is a corporation, use the form of acknowledgment apposite.) ORS 93,490) \$5. STATE OF OREGON, County of , 19.... STATE OF OREGON,)ss. and Personally appeared who, being duly sworn, each lor himself and not one for the other, did say that the former is the County of Deschutes-..., 19 76 president and that the latter is the George L. Deason & Charlotte A. secretary of and the second and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Deason and acknowledged the loregoing instruvoluntary act and deed. ment to beau, their SIL E II Balike (OFFICIAL SRAL)) (Notary Pathle for Orego My commission expired (OFFICIAL SEAL) esion expired 27, 1978 Notary Public for Oregon •1 My commission expires: nd recorded 18924 ŏ the 76 County. seal inst Б 19 ertify that the within a received for record c of NOVENBER 19 within KLA ATH o'clock A. M., and r M76 on page 185 number 22085 and DEED said s of sa hand 188 OREGON CLERK Mortgages WH. D. MILNE my Ŷ number. RUST (FORM County of ... I certify t ant was receiv itness M76. affixed 20 JOUNTY. OF 10;36. book M đ day file N at 10; in book or as fin Record o County STATE ment B t h 00 Ó Ś EEE REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been pale , Trustee The undersigned is the lefal owner and holder of all indebtedness secured by the loregoing 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 setisfied. 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 TO:. said trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered to you herowith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to. . 19. DATED Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it securiss. Both must be dollvered to the trustee for ca toronyevence will be S. H. S. L. 必须的例如 Constant A 10 JU