ninen Lister FORM No. 881-Oregon Trust Deed Series-TRUST DEED PUBLISHING CO., FONTLAND, OR. 97204 TS 23648 Val. 10 Page 65 TRUST DEED October ... 19.76 ..., between Frank P. Arena and/or Rose E. Arena Klamath County Title Company . as Grantor,

and Tree Lake Development Company and Pine Tree Land Development Company, dba , as Beneficiary, Klamath Forest Estates Unit No. 2 WITNESSETH:

Lot(s).....14.... Block......58.....

Klamath Falls 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.

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect preserve and maintain and property and condition and repair; not to remove or demolish any building or improvement thereon; the second preserve and maintain and property. To consider the second preserve and the second preserve and building or improvement which may be constructed, damaged or destroyed the second preserve and the se

The second rate of the benchicary is option, all obligations secured by this instrument, irrespective of the matrix data spreads. The second rate of the benchicary and an apyable.
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any sum amount of attorney's lees memory amount of attorney's lees memory decree of the trial court and in the seans the period court shall edudge reasonable as the beneficiary's or truss-ney's lees on such appeal. It is mutually agreed that: 3. In the event that any portion or all of seid properly shall be teken under the right of eminent domain or condemnation, beneficiary shall have the right, ill it is outually agreed that: 3. In the event that any portion or all of seid properly shall be teken inder the right of eminent domain or condemnation, beneficiary shall have the right, ill it so elects; to require that all or any portion of the amount required incompression for such taking which are in excess of the amount required incompression for such proceedings, shall be paid to beneficiary and poplied by it limit of and apply remember costs and expenses and attorney's tees, both in the trial and apply remember costs and expenses and attorney's tees, both in the trial and apply remember costs and expenses and attorney's tees, both in the trial and apply remember costs and expenses and attorney's tees, and execute such infortumenta a shall is on a sponse, to take such actions pensation, promptly upon beneficiary and presentation of this deed and the note for and or the end form time to time to time to this deed and the note for and execute such instruments are then the time topon withen request of bene-liciary; payment of its lees and presentation of this deed and the note for and executes und function the payment of the indeblednes, trustee rmy true to any person for the payment of the indeblednes, trustee rmy true to any person for the payment of the indeblednes, true teers the lows of Oregot

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the granter and beneficiary, may purchase 15. When trustee sells pursuant it shall apply the proceeds of sale to payn cluding the compensation of the trustee attorney. (2) to the obligation secured b having recorded liens subsequent to the deed as their interests may appear in the surplus, if any, to the granter or to his surplus. restant to the powers provided he to payment of (1) the expenses trustee and a reasonable charge ecuted by the trust deed, (3) to t to the interest of the trustee

interface in their interests may appear in the order of in interest entitled to euc surplus, it any, to the granter or to his successor in interest entitled to euc surplus, it any, to the granter or to his successor in interest entitled to euc surplus, it any, to the granter or to his successor in the successor or successor in the successor in the successor in the inter shall be inded conveyance to the successor trustee, the inter shall be made by write hereunder. Each such appointment and substitution shall be made by write hereunder. Each such appointment and substitution shall be made by write hereunder. Each such appointment and substitution shall be made by write hereunder. Each such appointment and substitution shall be made by write hereunder. Each such appointment and substitution shall be made by write here appoint a secured by beneficiary, containing relerance to this strust dee and une secured by beneficiary contained in which the property is situate clark of Recorder soft, which, when recorded in the office of the Count Clark approximation of the successor trustee. If, Trustee accepts there appointment of the successor trustee. If, approximation of the appoint appointment of the successor trustee is no obligated to notify any party hereto of pending sale by law. Trustee is no obligated to notify any party hereto of pending farator, benefic there ded c shall be a party unless such action or proceeding is brought by frustee. and

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

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VI STATES 66 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 and that he will warrant and forever defend the same against all persons whomspever. 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) to an organisation, or feveral describes in manual parameters and the second s This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. IMPORTANT NOTICE: Delete, by lining out, whichover 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 Truth-In-Lending Act and Regulation Z, tha beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lilen to finance the purchase of a dwelling, us Stevens-Ness Form No. 1305 or equivalent if this instrument. Is NOT to be a first lien, use Stevens-Ness Form No. 1306, or eauivalent. If compliance with the Act not required, disregard this notice. lose 6 Grantor rauk Grantor State of California San Diego County of San Diego S.S. Hazel M. Rood 2 61 (SEAL) Frank P. Arena and Rose E. Arena personally appeared instrument, and acknowledged that...t.he. Y...executed the same. OFFICIAL SEAL HAZEL M. ROOD State of WITNESS my hand and official seal. Talk . NOTARY PUBLIC - CALIFORNIA SAN DIEGO COUNTY My comm. expires JUL 28, 1978 Legel m. 7 da Notary Public in and for said San DiegoCounty and State ~160 0.75 ō Pine Tree Land Development Compa 33 19 (l recorded 0 free Lake Development Company. E Grantor Beneficiary ^duo inst County. seal P TRUST DEED suite Suite 90067 within record and 2 and When recorded return to: Klamath Falls Forest Estates 1801 Century Park West, St Los Angeles, Califomia 90 said Klamath M77 on page. clock M., e No. 881] hand Frank P. Arena received for r ATTN: DEEDING DEPT the E. Arena 5 OF OREGON Milne that Mortgages FORM uny Clerk County of ¹ certify number ្ត Witness County affixed Rose 5 3:03ay 4 Wm. SB4 County file of STATE book scord ment ŝ at in Re . Real for the second s ang pap de serviceres de REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puld. TO: Trustee and second the s The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums s trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sume 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 held by you under the same. Mail reconveyance and documents to AL MARKERS DATED! 19 nvegs (***n 12) (*149 * 15, struct STREET BUILD STREET Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before re 1 1 5 30 5 CO On. All graffing attended the Der 1. ADEAX