	MATTIC NESS LAW PUBLISHING CO., PORTLAND), OR. 9720
 OLM No. 881-Oregon Trust Deed Series-TRUST DEED. S 27457	AACO	
Ath	November	betwee Granto
Bettye C. Lyludd	. 45	Trustee
Valiant Development Corporation and Condost	Falls Forest Estates	
and WITNESSETH: Grantor irrevocably grants, bargains, solls and conveys to truste in KlamathCounty, Oregon, described as:	ee in trust, with power of sale, the r	

22 Klamath Falls Forest Estates Highway 66 Unit, Plat No. 1 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.

together with all and singular the tenements, hereditaments and appurtenances 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the The date of maturity of the security by this instrument is the date, stated above, on which the final installment of said not becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst hing obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without lirst instrument, irrespective of the maturity dates expressed therein, or therein, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: (a) consent to the making of any map or plat of asid property; (b) join in

sy be released to grantor. Such approximate or invalidate any wy delaul to notice of delault hereunder or invalidate any such notice. such notice. such notice. and orden set less from construction lens and to pay all and orden set less from the levid or assessed upon or ind other observes that may be levid or assessed upon or if due or delinguest to make payment of any taxes, assess-if the grant or other charges payable by grantor, either emiums, lienviding beneliciary with funds with which to or built and the rate set forth in the note set in the obligations described in paragraphs 6 and by this added to and become a part of the decise of any time white of any rights existing from berequest, the payments, berthed, any rights existing the paragraphs 6 and by this berthed, any rights existing the paragraphs of any of the described, as well as the grantor, all be bound to the here bound for the payment of the obligation herein they are bound for the payment of the beneficiary. said pro become rge tount so p ther with shall be i without ient that incy may an intervent a shall be immediately due and payable and be and the nonpayment thereof shall, at the option of the beneticiary, be and the nonpayment thereof shall, at the option of the beneticiary, a brane second by this first deed. The branch of this trust deed. To pay all cosis, ters and expenses of this trust including the cost areach as well as the other cosis and expenses of the trusters and attorney's and the other branch of the other costs and expenses of the trusters and attorney's and the other costs and expenses of the trusters and attorney's

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nd any action or proceeding purporting to s of beneficiary or trustees and in comparison lly To right's or powers of beneficiary of related, and arrived in in which the beneficiary or frustee may appear, including incoloure of this deed, to pay all costs and expenses, in-recloure of the beneficiary's or frustee's altorney's test; the filte and the beneficiary's or the state of all cases shall be in the pay of the specific of an appear it from any judgment or is and in the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of an appear it from any judgment or is a state of the event of the ev allect th cludi lized

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(a) consent to the making of any map or granting any easement or creating any reap subordination or other agreement altecting thereoi (d) reconvey, without warranty, a grantee in any recommenter may be des feality entitled thereor and the recitals if be conclusive proof the furthfunces the services mentioned in this paragraph shall be into without notice, either in person, by 10. Upon any citaut by grantor into without notice, either in person, by charge y, The

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collection o insurance p property, ar. waive any c pursuant any intermine entering upon and taking possession of said property, the entering upon and profits, or the proceeds of fire and other the rents, issues and profits, or any taking or damage of the so or compensation or subsect thereod as a doresnid, shall not cure or the annitation or release thereod as a doresnid, shall not cure or the antication or release thereod as a doresnid, shall not cure or the antication or release thereod as a doresnid, shall not cure or the antication or release thereod as a doresnid, shall not cure or the antication or release thereod as a doresnid, shall not cure or the antication of the share thereod as a doresnid of the share of t or compensation or a application or release t or notice of default

grantor in payment of any indebtedn 12. Upor hereby or in his declare all sums and if the about timber or grazin deed in equity; forecloaures. Ho ticiary at his ei mortgage or di and suite. In the 12. Upo hereby immediately due and payable. In a ibed real property is currently used lor ess, the beneliciary may proceed to lorecl ortgage in the manner provided by law 88 4 mortgage and sale cause to said des upon the required b vided in (

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NOTE: The Trust Deed Act provides that the trustee hereunder or savings and ioon association authorized to do business under property of this state; its subsidiaries, affiliates, agents of bran

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<u>1159</u>	LEADER THE REPORT OF THE PARTY
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 whomsoever. The grantor warrants that the proceeds of the losn represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice bolow), (a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice bolow), (b) forma and assisted and the grantor is a mature process are for business or commonder purposes, devises, administrators, execu- purposes. This deed applies to, inures to the banelit of and binds all parties hereto, their heirs, legatoes, devises, administrators, execu- tors, personal representatives, successors and assigns. The term beneliciary shall mean the holder and owner, including pledges, of the tors, personal representatives, successors and assigns. The term beneliciary shall mean the holder and owner, including pledges, of the tors, personal representatives, successors and assigns the term beneliciary shall mean the holder and owner, including pledges, of the tors, personal representatives, the contour as a beneficiary herein. In construing this deed and whenever the context so requires, the tors, personal representatives, the legning and the neuter, and the singular number includes the plural.	
Contract section includes the teminine and the neuter, and the singular includes masculine gender includes the teminine and the neuter, and the singular includes IN WITNESS WHEREOF, said grantor has hereunto set his band the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his band the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his band the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his band the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his band the day and year first above written. IN of applicable, if warrenty [0] is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosure; for his purpose, if this instrument is hot be a first lien to finance disclosure; for this purpose, if the line, use Stevanis-Ness Form No. 1306, or if this instrument is NOT to be a first lien, use Stevanis-Ness Form No. 1306, or if this instrument is NOT to be a first lien, use Stevanis-Ness Form No. 1306, or if this instrument is NOT to be a first lien, use Stevanis-Ness Form No. 1306, or includent. If compliance with the Act not required, disregard this notice.	
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) (ORS 93.490) (ORS 93.490) STATE OF OREGON, County of	
and acknowledged the foregoing instru- ment to be voluntary act and deed. (OFFICIAL SEAL) Wobary Public AC OUTY SEAL)	
CED Grantor Corporation Corporation Beneficiary Beneficiary and recorded 33 33 33 33 33 33 33 33 33 33 33 33 33	
TRUST DE roum in any record in any han control of the control of t	
REQUEST FOR FULL RECONVEYANCE	
To:	
DATED: Bereficiery Bo not less or datiray this Trust Deed OR THE NOTE which it setures, both must be delivered to the trustee for concellation before reconvergence will be mode.	
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