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FORM NO. 681-Oregon Trust Deed Series-IRUST DEED.		STURNEY ESS LAW PUBLISHIN	CO. PORTAIN, OR. 97204
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	TRUST DEED		
	hJul	y,	197.7, between
Walter W. Snyder			, as Grantor,
Klamath County Title Company, an			, as Trustee,
and Fidelity Mortgage Company, Inc.	in the second	oration	, as Beneficiary,
n berne stand in den eine eine eine eine eine eine	WITNESSETH:	이 말을 가지 않는 것이다.	수가 생각 남편 그 가난!

Grantor irrevocably grants, bargains, sells and conveys to trustes in trust, with power of sale, the property in Klamath County. Oregon described as: County, Oregon, described as:

Block 1, Lot 24 of Sprague River Village together with a 1/20th undivided interest in Lot Number 14 of said Subdivision.

Subject to all conditions, covenants, restrictions, reservations, easements, rights and rights of way of record, Official Records of Klamath County, State of Oregon.

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 lixtures 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 puyment of the 

that a coording to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereol, if not sooner paid, to be due and payable in May 10, 1980, The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note 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 first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

The bove described real property is not currently used for agric To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition-pair; not to remove or demolish any building or improvement thereon; commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike r any building or improvement which may be constructed, damaged or ved thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-and restrictions allecting said property; if the beneficiary so requests, to a executing such financing statements pursuant to the Unitore Commer-ode as the beneficiary may require and to pay for filing same in the public officers or sections as the cost of all line scatches made-ing officers or searching agencies as may be deemed desirable by the lawy. tions a join in cial Co

proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching adencies as may be deemed desirable by the beneliciary. A To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises adainst loss or damage by lier and such other harards as the branking yront time to time require, in an amount not less than 3. TO OPPOINT to the baneliciary, with loss payable to the latter: all publies of insurance and the band premises adainst loss or damage by lier of the stand state of the beneliciary, with loss payable to the latter: all publies of insurance hall for deferred to the breneliciary as soon as insured, deliver said notices to the beneliciary at tend tilteen days prior to the explici-tion of any policy of insurance now or hereafter placed on said buildings, he beneliciary may procure the some at grantors expense. The amount collected under any life or other insurance policy may be applied by beneli-ciary upon any indebiatense source hereby and in such order as beneliciary may determine, or at option of beneliciary the entire amount so collected, or any part thered, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. J. To keep said premises the form construction lens and to pay all there, assessments and other charges that may be levied or any state the day all the days that premises the form of any the synthet in the note sessed by direct payment, or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment theread, by direct payment, beneficiary may, at its option, make payment theread hereby, together with the ublightions described in parts and to list or make pay the the theread hereby, together with the ublightions described in parts of the streamet by this trust deed, without waiver of any rights arising from breach of any of the he

It wriver of any recommendations and for such payments, with interest as atorsawa, and to a described, as well as the grantor, shall be bound to the free are bound to the payment of the obligation herein they are bound to the payments of the beneficiary, be nonpayment thereof shall, at the option of the beneficiary, be nonpayment thereof shall, at the option of the beneficiary.

of title

serient that they are bound for the payment of the obligation herein inded, and all such payments shall be immediately due and payble with-notice, and the nonpayment thereof shall, at the option of the beneficiary, er all sums secured by this trust deed immediately due and payble and thut a formach of this trust deed expresses of this trust including the cost its earch as well as the other costs and exponses of the trustee incurred onnection with or in enforcing this obligation and trustee's and attorney's actually incurred. To appear in and defend any action or proceeding purporting to it the security rights or powers of beneficiary or trustee may appear, including a the accurred. To option of the order of this paybar trustee is attorney's least; the aution of informey's lear menioned in this payafarph 7, in all costs and expenses, in-ing evidence of title and the beneficiary or trustee's attorney's least; the by the trial court and in the event of an appear from any judgment or e of the trial court, attorney is least of a pay such sum as the apallect iny su luding lixed by of the trial court and in the even of the trial court, grantor furthe court shall adjulke reasonable lees on such appeal. If its mutually agreed that: 8. In the event that any portion the right of eminer lurther agrees to pay su table as the beneficiary's

s mutually affect (fialt: the event that any portion or all of said property shall be taken ght of eminent domain or condrumnation, braticiary shall bave the o elects, to require that all or any portion of the monies payable tion for such taking, which are in excess of the amount requirers reasonable costs, expresses and attorney's less necessarily paid on grantor in such proceedings, shall L: paid to beneliciary and the any reasonable costs and expresses and attorney's less the any reasonable costs and expresses and attorney's less under the right, if it hereby; and granter agrees, at its own expense, to take such actions ceute such instruments as shall be necessary in obtaining such com-in, prompty upon beneficiary's request. 9. At any time and from time to time upon written request of bene-psymmit of its fees and preventation of this deed and the note for ment of case of full recoveryances, for casefulcian), without allestint

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the liability of any person for the payment of the indebtedness, frustee may

(d) (a), imper or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in Any Stanting any resented or creating any restriction therean; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The franter in any reconveyance may be described as the "person or persons fealily entitled theretoi," and the recitals there of allers of the task shall be conclusive proof of the truthlulness thereof. Trusters less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneliciary may at any pointed they a court, and without regard to the adquery of any security for the individuals.

any part thereol, in its own namined prolits, including those past of the and expenses of operation and tes upon any indebtedness secured

not train apply the sam multing reasonable atto array, and in such order as been in the application or avelas for any taking or damage of the or compensation or avelas for any taking or damage of the or any delault by grantor in payment of any indebtedness secured in the application or avelas thereof as aloresaid, shall not cure or aver any delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby inimicialisty due and pailles in such an event timber or graing purposes, the beneficiary may declare of graing purposes the beneficiary is not so currently used for adreutival, timber or graing purposes the beneficiary is not so currently used, the bene-liciary at his election may proceed to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trustee to foreclose this trust deed in equif-motifage or direct the trusteen to foreclose this trust deed in equif-motifage or direct the trusteen to foreclose this trust deed in equif-motifage or direct the trusteen to foreclose this trust deed in equif-motifage or direct the trusteen to foreclose this trust deed in equif-motifage or direct the trusteen to foreclose this trust direct in the second and sale. In the latter event the beneficiary or the trus-ense to be recorded his written notice of default said described real property to satisfy the-upon the trustee shall list he time e-req A secure difference of default and his election to the net of the secure shall execute an increase of default and his election where a trustee shall lis the time and place of ane, dive notice thereof as then by law and proceed to foreclose this trust deed in the manner pros. DRS 86.740 to 88.6755. Secure default and the beneficiary elect to loreclose by advertisement and safe or default any time prior to live days before the date set by the or the trustee's safe, the grantor or other person so privileged by the trust deed in there are the prior to live days before the date set by the or the trustee's safe, the grantor or other person so privileged by the trustee mount then due under the trust deed in interest.

vided in ORS 86. 13. Shoul Ithen alter defaul Irustee for the t ORS 86.760, ma lively, the entire obligation secured enforcing the terr ceeding \$50 each be due had no d all foreclosure pro closure p

snall be he of sale. The parcels and for cash, p its doed place de or parcels sale. Tru prope

..., or non-incuste seria pursuant to the powers provided herein, it ply the proceeds of said (to payment of (f)) the expenses of said the compensation of the trustee and a reasonable charge by trust (2) to the oblightion secured by the trust deed, (3) to all percenter. The subsequent to the interest of the trustee in the first market is may appear. In the order of their priority and (4). shall attorney having decd as

For any reason permitted by law beneficiary may from time to init a successor or successors to any trustee named herein or to any trustee appointed, hereunder. Upon such appointment, and without to the successor trustee, the latter shall be vested with all title, d duits conferred upon any trustee herein named or appointed Each such appointment and substitution shall be made by written time deed acking

shall be a narry unless such act

Trust Deed Act provides that the trustee NOTE: The Who is an United Sta of this state. Its subsidiaries, affiliates, or branches, or the United State

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5.94.20 15712 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully 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 PROPERTY HEREIN DESCRIBED IS NOT CURRENTLY USED FOR TIMBER OR GRAZING PURPOSES. GRANTORS INITIAL HERE AGRICULTURAL This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, edministrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, 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 feminine 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, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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 disclosures; for this purpose, if this instrument is to be a FIRST lien to finance 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. Snyder Walter W. (If the signer of the above is a corporation, use the form of acknowledgment apposite.) IORS 93.4901 STATE OF OREGONS California STATE OF OREGON, County of County of LOS ANGERES PUGUST 2 ....., 19 7 Fersonally appeared and Personally appeared the above named. Walter W. Snyder each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of .and acknowledged the loregoing instru-, a corporation, and that the seal alfixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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: 1115 ment to be voluntary act and deed. Belore me: (OFFICIAL Manuel Cod SEAL) Belore me Notary Public to prover California (OFFICIAL SEAL) OFFIShalissEFALpires: Notary Public for Oregon PATRICIA A, COOK NOTARY PUBLIC CALIFORNIA My commission expires: LOS ANGELES COUNTY My comm. expires JUN 7, 1980 t le REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Trustee 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 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 held by you under the same. Mail reconveyance and documents to DATED . 19 Ċ, Beneliciary less ar destrey this Truss Dead OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made TRUST DEED STATE OF OREGON (FORM No. BET) STEVENS RESS LAW PUB. CO., POHI Bellin and 55. County of .....KLAMATH I certify that the within instru-Walter W. Snyder ment was received for record on the at.1.2.;51.....o'clock.P...M., and recorded Grantor SPACE RESERVED Fidelity Mortgage Co., Inc. FOR as file/reel number...34408 . RECORDER'S USE Record of Mortgages of said County. A California Corporation Witness my hand and seal of County alfixed. Beneficiary AFTER RECORDING RETURN TO Fidelity Mortgage Co., Inc. MIL. D. MILNE. 1123 So. San Gabriel Blvd. Title San Gabriel, California 91776 FEE \$ 6.00 Deputy Senti