| No. 281-Drogen Trust Dead Series-TRUST DEE     |  | Vol. mal                              | COG 2250                           |
|--|--|---------------------------------------|------------------------------------|
| 39240  | TRUST DEED   | · · · · · · · · · · · · · · · · · · · |                                    |
| THIS TRUST DEED, made                          | ree want and same watte  | October                               | , 19 77 , Letween<br>, as Grantor, |
| Klamath County Title<br>Klamath Forest Estates | Company  |                                       | , as Trustee,<br>, as Beneficiary, |
|  | WITNESSETH:<br>pargains, sells and conveys to tru<br>, Oregon, described as: | stee in trust, with pow               | ver of sule, the property          |
| Lot(s)   |  | Acreage2.30                           | • •                                |
|  | th Falls Forest Estates Highway  |                                       | 4                                  |
| os rec   | orded in Klamath County, Ore   | gon                                   |                                    |

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 apportaining, 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 beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, 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 investible due and payable. The above described real property is not currently used for egriculturel, timber er grazing purposes. To protect the security of this trust deed. Arantor adverss: (a) consent to the making of any map or plat of said property; (b) join in

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 demolith any building or improvement thereon; commit or permit any waste of said propend in good and workmanilike 2. To complete or restore prwhich may be constructed, damaged or any building or improvement therefore. commit

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I of partni any manese promptly and in complete improvement which may be build and pay when due all costs incurred comptly with all laws, ordinances, redui trictions allecting said property; it the ting such inancing statements purseant i the beneficiary may require and to pa collice or olices, as well as the cost o isors or searching agencies as may be condi-ests, to 3. To and rest in execut Code as per public filing offi ommer-b in the es made by the

ing officers or searching agencies as may be deemed desirable by the start. To provide and continuously maintain insurance on the buildings or hereafter sected on the said prevines against loss or damade by line such other hazards as the beneficiery may dont due to time require in noise acceptable to the beneficiery, with loss payable to the latter; all so of mutance shall be delivered to the the ray such mutance and to grantor shall fail for any reason to pat filteren days prior to the expira-r said policies to the beneficiary at hereafter paced on said buildings. I any policy of insurance hor pat filteren days prior to the expira-sol any policy of insurance hor same at grantor's expense. The amount realing processing their insurance policy may be apoliced by benefi-

companies acceptable to the beneliciary, with loss prior to written in policies of insurance shall be delivered to the benelicity as soon as insured; bit the grantor shall bail for any reason to proceeding and policies to the benelicity at task titten days prior to the expira-deliver said policies to the benelicity at task titten days prior to the expira-tion of any policy of insurance now one at grantor's expense. The amount collected under any tire or other anrance policy may be applied by beneli-ciary upon any indebited new of benelicity the entire amount so order as benelicitary may determine, or at option obteined to grantor. Such application or release shall any part thereoi, may delault or notice of default hereunder or invalidate any carry assessments and other charges that may be levied or assessed upon or charges become past due or delinguent and promptly deliver receipts assess-ments, insurance premiums, liens or other charges payable with which to by direct payment, beneficiary tork in pay believed or assessed in the amount so obligation fail to make payment thereoi, any of the should the grantor laid to make payment thereoi, any of the should be grantor laid to make payment thereoi of any denion, either charges become past due or delinguent and promptly deliver receipts assess-ments, insurance premiums, liens or other charges payable of orth in the note secured and the amount so paid, with interest at this optione i orth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, whall be added to any ments, with interest as aloreasid, the prop-ery hereinbelore described, bound lor the payment of the obligation herein described, and he nonpayment thereof shall, at the option of the benelicitary render all abreach of this trust deed. Constitue as the other costs and expenses of this trust including the cost denion with or in enforcing this obligation and trustees and attorney's less actually incurted. To appear in and delend any action or proce

of in connection with or in enforcing this obligation and trustees and another lees actually incurred. To appear in and delend any action or proceeding purporting to alter the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustees and expear, including any suit for the foreclosure of this deed, to pay all costs and expense, cluding evidence of title and the beneficiary's or trustee's attorney's leas; the amount of attorney's free mentioned in this paragraph 7 in all cases shall be amount of attorney's free mentioned in the appeal from any judgment or decree of the trial court, afantor further afrees to pay such sum as the ap-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-

court shall adjudge reasonance at the second or all of said property shall be indemnation beneficiary shall ha

uest. time upon written tion of this deed i la for cancellation). request of beneof the

(a) consent to the making of any map granting any easement or creating any subordination or other adreement affect thered; (d) reconvey without may be frained in the sets of the set of the real onclusive proof of the truthulness be consisted in this paragraph shall be vices mentioned in this paragraph shall derives montoned in the set of t in ch in any reconvey entitled thereto," clusive proof of the mentioned in this 10. Upon any de-vithout notice, eith

in this peragraph shall be not les any delauit by grantor heraund ice, either in person, by agent c rt, and without regard to the ac hereby secured, enter upon and t thereol, in its own name sue or including those past due and u verses ol operation and collection my indebtedness secured hereby. time time wi pointed the inde erty or issues a less cost ney's ie liciary f 

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liciary may determine. 11. The entering upon collection of such renits, issues insurance policies of ampenant property, and the applications of waive any delault of notice of pursuant to such notice. 12. Upon delault by a declare all sums secured hereby and it the above described the itimber or grasing purpose, iticiary at his election notifage foreclosures. However, it and of mortgage or direct it evult cause to be received new sums and saie. In the later evult cause to be received real poperty and property its the it required by any and proceed. It by grantor in payment of any indebtedness secured mance of any agreement hereunder, the beneficiary may performance of any agreement intervention secured hereby immediately due and pay re described real property is currently g purposes, the beneliciary may process as a mortfage in the manner provides

morifold or direct the truster to loreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the truste shall execute and cause to be recorded his written notice of delault and his election to call the upon the trustee shall list the time and place of sale, give notice thereof as proceed to loreclose this trust deed in equily as a more the trustee shall list the time and place of sale, give notice thereof as the notice of the trustee shall exceed and the days before the data start of the trustee shall exceed and the days before the data start of the trustee shall exceed and the days before the data start of the trustee shall exceed and the days before the data start is the definition of the days before the data start, respectively and the beneficiary of his successors in interest, respectively of the trustee shall be indicator or other persons in interest, respectively in the runt of the obligation and trustees and thereby cure the data start, respectively and the runt of the runt and the runt and at the time and place of sale. The trust and at the time and runt event is and thereby cure the data stard at the time and place do sales of the runt without occurred, and payshels at the time of all or the runt without and without and works and at the time and attruster is bidter for an expansion of the all the data shall a proceed is a start by the runt of the horized at the time and at the time and the runt of the horized at the time and at the time and the trustee the data start. Trustee the data without the data may at the runtee with the data and payshe start the sale. The trustee with the data shall property to all in the deed of any matters of last the time of all the runtees. The data without any covenant or warranty, express or implied. The rhuntee sale pay purchase at the sale.
15. When trustee with the runt of a provided herein, trustee shall deliver to the grant or the run

16. For any reason permitted by law beneficiary may from the point a successor or successor is any trustee named hereinor in or trustee appointed hereunder. Upon such appointment and duties conferred upon any classer in named with all and duties conferred upon any substitution shall be mede by we der. Each such appointment and substitution shall be mede by we tim

NOTE: The Trust Deed Act provides wn: Ur

| The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-<br>Ily seized in ice simple of said described real property and has a valid, unencumbered title thereto<br>and that he will warrant and forever defend the same against all persons whomsoever.<br>The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:<br>(a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),<br>(a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),<br>(b) for an organization, or (owen il grantor is a natural person) are for business or assumptional purposes other than ogrinalized<br>purposes.<br>This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, execu-<br>prize personal representatives, successors and assigns. The term beneficiary shall mean the holder and where, including pledges, of the<br>purpose.<br>This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, execu-<br>prize secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the<br>instruct secured hereby, whether or not named as a beneficiary herein. In construing this deed and where.<br>IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is<br>IMPORTANI NOTICE: Dates by lining out, whichever warrenty (e) or (b) is  |
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| The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:<br>(a) <sup>o</sup> primarily for grantor's personal, family, household or agricultural purposes (see Impurtant Notice below),<br>(a) <sup>o</sup> primarily for grantor's personal, family, household or agricultural purposes (see Impurtant Notice below),<br>(b) for an organisation, or (oven if grantor is a subtract person) are for business or commercial purposes other than ognisuitural<br>(b) for an organisation, or (oven if grantor is a subtract person) are for business or commercial purposes other than ognisuitural<br>(c) purpose.<br>This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, execu-<br>personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the<br>post secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the<br>insculine gender includes the femiline and the neuter, and the singular number includes the plural.<br>IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.   |
| <ul> <li>(a)* primarily for grantor is (oven il grantor is a natural person) are for business or commenced purposes.</li> <li>(b) for an organisation, or (oven il grantor is a natural person) are for business or commenced purposes.</li> <li>This deed applies to, inures to the bonelit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, executives, personal representatives, successors and assigns. The term beneficiary shall mean the holder and wherever the context so requires, the pursonal representatives, successors and assigns. The term beneficiary herein. In construing this deed and whenever the context so requires, the ontract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the insculing gender includes the terminine and the neuter, and the singular number includes the plural.</li> <li>IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.</li> </ul>  |
| (b) let an organization of the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, execu-<br>purposes.<br>This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, execu-<br>its, personal representatives, successors and assigns. The term beneficiary shall mean the holder and whenever the context so requires, the<br>ontract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the<br>insculine gender includes the feminine and the neuter, and the singular number includes the plural.<br>IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.   |
| IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.  |
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| IMPORTANT NOTICE: Delete, by lining out, whicheve is a creditor   |
| of upplicable; if warranty (a) is applicable and the standard of Regulation Z, the grant of the standard of th  |
| interclaver for this purpose, if this instrument is to be a FIRST lies to induce a subvalent:   |
| this instruct of is NOI to be a first him, for required, disregard this notice.   |
| If the signer of the above is a corporation.  |
| TATE OF OREGON, )ss. )ss. )ss. ,  |
| County of Alamachan Personally appeared who, being duly sworn,  |
| Personally appeared the above named each lor himsell and not one lor the other, did say that the lormer is the constant of the second s  |
| Jami Mann-  |
| and that the seal affixed to the foregoing instrument is the corporate seal   |
| to be the said corporation and that said instant of directors: and each of half of said corporation by authority of its board of directors: and each of half of said corporation by authority of its voluntary act and deed.  |
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| Notary Public for Oregon / Notary Public for Oregon   |
| My commission expires: $\mu 5^{-}$ S/ My commission expires:  |
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| REQUEST FOR FULL RECONVEYANCE   |
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| the stand further and satisfied, I ou nervery in the stand further are delivered to you in the stand further are delivered to you   |
| and trust deed or pursuant to statute, to called an erties designated by the terms of said trust deed and   |
| herewith together with said trust deed) and to reconvey, without warranty, to the partice consume of the same of the same. Mail reconveyance and documents to   |
| DATED:  |
| Beneficiary   |
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| De no lots or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before receiverance with the secure and the secu  |
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