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 $\frac{\vec{I}_{i}(0)}{4m_{i}(1)m_{i}}$ THIS TRUST DEED, made this and I William on the William , as a tusiee, as he had been been as a subsequent of the subseque WITNESSETH

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

inclusive, the unive, 3 celus, 3 calds advantation made the action inclusive, come of a made diverse stands about the according to the estimate that in the office of the Councy Stands of Erameta Councy, Coulon.

which said described real property 25/18 not currently used for agricultural, timber or grazing purposes, together with all and singular the tenements, hereditaments and appartenances and all other rights thereunto belonging or in answers now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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 of THREE THOUSAND AND 00/100 - - Dollars with interest sum of THRME THOUSAND AND ON/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 granter, the final payment of principal and interest hereof, if not somer paid, to be due and payable At Exturity ,19.

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final payment of principal and interest hereof, if not sooner maid, to

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition
and repair; not to remove or another any building or improvement thereon,
not to commit or permit any waste manual property.

2. To complete or restore promptly pretty.

2. To complete or restore promptly pretty.

3. To complete or improvement which may be constructed, damaged or
destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; it the beneficiary so requests, to
join in executing such financing statements pursuent to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the
proper public office or offices, as well as the cost of all lien starches made
officiars or searching agencies as may be deemed desirable by the
beneficiar. To provide and continuously maintain insurance on the buildings
now or horeafter erected on the said premises against loss or damage by fire
and such other hazards as the beneficiary may from time to time recourse, in

now or hereafter erected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time renure, in an amount not less than \$ companies acceptable to the heneficiary may from time to time renure, in an amount not less than \$ companies acceptable to the heneficiary may from time to time renure, in an amount not less than \$ companies acceptable to the heneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured, if the grantor shall fail fur any reason to provine any such insurance and to deliver said policies to the beneficiary of the provine and buildings, the beneficiary may procure the same at grantor as prior to the expiration of any policy of insurance now or hereafter days prior to the expiration of any policy of insurance now or hereafter of the provine collected under any fire or other insurance policy may be applied by mount collected under any fire or other insurance policy may be applied by mount of the provine of the provine and provine the entire amount so collected, or any part thereof, 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.

Lack, and any provine and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanics' liens and to pay all tares, and premises free from mechanic

to be due and payable AV PATURE SY

the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may feel and any map or plat of said property. (b) yoin in any subordination or other of creating any restriction thereon. (c) pin in any subordination or other of creating any restriction thereon. (c) pin in any subordination or other of creating any restriction thereon. (c) pin in any stabulation or other of creating any restriction thereon. (c) pin in any stabulation and in the participation of the property. The grantee in any reconveyance may also, all or any part of the property. The grantee in any reconveyance may also, all or any part of the property. The grantee in any reconveyance may also, also received the property of the conclusive proof of the truthfulness thereof. Trustrees less on any leading institute thereof, and the recitals thereof and restrict any of the services mentioned in this paragitaph shall be not less than less for any of the services mentioned in this paragitaph shall be not less than less costs and expense of present of the adequacy of any security for the property of the property of the conclusive proof of the property of the conclusive proof of the property of the conclusion of the property of the property of the conclusion of the property of the said and profits, including less on the property of the said and the property, and the application or release thereofy, and in such order as beneficiary of the said property, and the application of release thereof as allocated, shall not cure or a wave any delatif or notice of default and the effect of the property, and the application of release thereof and payable.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any teason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed powers and duties conferred upon any trustee herein named or appointed instruments. The successor trustee and the successor trust deed and its place of record, which, when recorded in the office of the County counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, shall be conclusive proof of proper appointment of the successor trustee, shall be conclusive proof of groper appointment of the successor trustee, shall be conclusive proof of groper appointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not chilizated to notify any narty hereto of nending sale under any other deed of

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT:

must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company tess under the laws of Oregon or the United States, or a title insurance company authorised to insure title to against or branches.

	t and forever de	dend the sa	ime against all j	persons whomsoe	ver.	
Personally appeared the Barbara J. Dent, Davi Fountain and acknowled their and acknowledges.	than or (aven: It. g., inures to the best, successors and tether or not name the teninine and "HEREOF, said by lining out, whit is applicable and he Truth-in-Landing to the Act and Regulia size Stevens-News Foa first lien, use Ste the Act not requested."	enefit of and assigns. The das a benefit of and assigns. The das a benefit the neuter, a digrantor his beneficion. Act and Regulation by an lobe a FIRST with the series of the country of	and that the sa of said corporal half of said corporal of the said corporal half of said corporal of the said c	REGON, County of land not one for land n	important Notice be important Notice be important purposes of legatees, devisees, idear and owner, included whenever the coplural.  y and year first if the other, did say the other, did say the president and secretary of the segoing instrument was side.	ther tham agricult within that the latter is the corporate sed and sealed in the corporate sed and sealed in the that the that the corporate sed and sealed in the that the that the corporate sed and sealed in the that the th
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		79 Retur	Notary Public My conumission	tor Oregon expires:		(OFFICI
	for Oregon 1 expires: ラーヴ	Relieve Action of the State of	Notary Public My commission  OF CICLODN; Corecord at require horizon day of DEC	tor Oregon expires:  C COUNTY OF KE est of MORTE	AMATH; ss. 1011 BEBLO 80 10 N. D. 12 77, ¢t	(OFFICE SEAL 9; 02 9'cbrok A. M. on Page2