FORM No. 881-Oregon Troit Deud Seides---TRUST DEED. 40136

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TRUST DEED

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THIS TRUST DEED, made this 3rd day of August Eric Spansel and Carol Spansel Klamath County Title Company Klamath Falls Forest Estates

. as Grantor. as Trustee, as Beneficiary.

, 19 77 , between

WITNESSETH:

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

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 thereanto belonging or in anywise now or hereafter appertaining, and the tents, 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 granter herein contained and payment of the sum of Seven Hundred and Forty-five and no/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 grantor, the sum of Seven Hundred and Forty-five and no/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 grantor, the

there is a constrained of the errors of a promissory note of even date here with, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and 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 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: 1. To protect, preserve and maintain said property in good condition and repair; not to tennove or demoleh any building or improvement thereon; not to complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when due all costs in arred therefor. 3. To comply with all two, ordinances, regulation, covenants, comit-tions and restrictions allecting said property; if the beneticiary so requests, to ion in executing such linancing studements pursuant to the Unitorm Commer-cial Code as the beneficiary may require and to pay for him scome in the proper public effice or offices, as well as the cost of all lien scatces made by filing offices or searching agencies as may be deemed desirable by the beneficiary.

We have a subscription of the second statements pursuant to the control commercial Code as the beneficiary may be dense of the second of all lies searches made provide and continuously maintain insurance on the buildings one of the searches as well as the cost of all lies percents made provide and continuously maintain insurance on the buildings of words the searches and and provide and continuously maintain insurance on the buildings and another that and a searches as any lies of the searches and by the and such other haards as the beneficiary cay from time to time require, in a mount not less that s the beneficiary cay from time to time require, in a mount not less that s the beneficiary cay from time to time require. In companies acceptable to the beneficiary with loss payable to the latter; all policies of insurance shall buil for any reason to procure any such insurance and to driver sail policies to the hereficiary at less filteen days prior to the explication of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's separate by the mount of any policy of insurance now or hereafter placed on said buildings, the beneficiary the senter and the beneficiary the entire amount on collected, or any part thered, may be released to grantor. Such application or release shall to are reason and elault on construction. For and 6 year all tarses, assessments and other charges that may be levied or assessed upon or any indetendent service that the payment of any fact senses the pay and the grantul below and pay determine or all other charges that may be levied or assessed upon or be detended by provide beneficiary with lunds with which to make any detain the subth beneficiary with lunds with which is the spannent to such notice.

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in such angingthe reasonance -on such appeal. In the event that any portion or all of sain right of expinent domain or condemnation, right of expinent domain or condemnation to elects, for require that all or any porti-neation for such taking, which are in excep-lit reasonable costs, expenses and altorney's by stantor in such proceedings, shall be vit first upon any reasonable costs and ex-tin trial and conclute courts, necessarily p-the trial and conclute courts, necessarily p-the trial and conclute courts. all of said

requist. To time upon written request of hene-nation of this deed and the note for sees, for cancellation), without affecting ment of the indebtedness, trustee may

icultural, integret tive of the initiality dates expressed therein, or
icultural, timber or grazing purposes.
(a) consent to the making or any map or plat of said property: (b) join in my shandmation or other agreement allecting this deed or the len or charge thered; (d) reconvey, without watranty, all or any root of the property. The stants of the results there in any reconveyance may be described as the "person ar persons leghts entitled thered;" and the cristils there in the "person ar persons leghts entitled thered;" and the cristils there in the "person ar persons leghts entitled thered;" and the cristils there in the "person ar persons leghts entitled thered;" and the cristils there and any stants are at any the described as the "person are persons leghts entitled thered;" and the cristils there and in \$.
10. Upon any deputy physical to the adoption \$.
11. Upon any deputy physical to the adoption \$.
12. Upon any deputy physical to the adoption of \$.
13. The entering upon and taking property of any of the indefine first including these part due and uppid, and apply the same may be described may on the property, and in such order as bare including the second of the one of a stant property, and the application or release theread as above and property, the same mer or thereads upon and taking property, and theread of the one of the

the property plied. The re of the the finantine and hene the grantor and hene 15. When tri, shall apply the proc eluding the compen-attorney, (2) to the having recorded lien deed as their interess surplus, if any, to the

6.6. For any reason permitted by law beneficiary may framper interface on the successor or successors to any trustee named herein or trustee appoint hereinder. Upon such appointment, and ance to the successor trustee, the latter shall be yested with and duties contered upon any trustee herein named or a der Each such appointment and substitution shall be made be ent event aby the laster aburding the made be and event aby the laster aburding the successor trustee where ne to the successor trustee intervence to this trust event event.

trust or shall be

the features in and , NOTE The Tout Deel A t provides that the trustee hereunder must be other are NOTE the local description automatic to do brainess under the local Ore-tic and beam association, automatic to do brain energies or branches, or the Unite rey, who is on actue in the United States, a ti is or any adeary thereof.

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secretary of

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who, being duly sworn, each for himself and not one for the other, did say that the former is the

and that the seal alfixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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:

Personally appeared

Before me

Notary Public for Oregon

My commission expires:

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Grantor

Grantor

president and that the latter is the

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(OFFICIAL SEAL)

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r Falls Forest Estates entury Park West geles, California 900(

Klamath Falls F 1801 Century P Los Angeles, C

When recorded return to:

ATTN: DEEDING DEPI

LAW FUB. CO.

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Church Charles

Beneficiary

and

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

and that he will warrant and forever defend the same against all persons whomsoever.

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) $\frac{1}{1000} = \frac{1}{1000} \frac{1}{1$

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 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 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. Chre

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary 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 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. If the singer of the above is a consolation. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93 490) CALIE STATE OF OREGON, STATE OF OREGON, County of

County of SANTA CLARA AUG 30 , 19 11. Personally appeared the above named ERIC SPANUSEL AN CAROL SPANISEL

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and acknowledged the foregoing instru-THFIL, voluntary act and deed. ment to be voluntary act and deed. Below me GETTER GETTER AND CONTRACT OF THE STATE ST APX. 26, 1981

TRUST DEED

[FORM No. 881]

instru recorded Grantor Beneficiar County seal t Estates 19 502 the within record and and 135 **on page** said Carol Spansel A.M., hand Eric Spansel Falls Forest forð OF OREGON number Mortgages c tha! Dijis o'clock A book M77 o \mathbf{M}_{i} received шy County o. I certity t rec affixed. Witness of Klamath day file of STATEbookCounty ecord

> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puid.

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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

estroy this Trust Deed OR THE NOTE which it service. Both delivered to the trustee for concellation before reconveyance will be made