FORM No. 881-Oregon Trust Deed Series-TRUST DEED a John Cares 15 40138 1. L 77 23790 TRUST DEED THIS TRUST DEED, made this 19th September day of Harold Kelly and Katherine R. Kelly . between Klamath County Title Company as Grantor, Klamath Falls Forest Estates and as Trustee, as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Klamath Falls Forest Estates Highway 66 Unit, Plat. No. 4

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.

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, il not sooner paid, to be due and payable Oct. 19, 1887 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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, afreed to be 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 obove described real property is not currently used for agricultural, timber or grating purposes.

In a dowe distribed real property is not currently used for agricu 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 demolish any building or provement thereon; not to complete or restore from the provement thereon; 1. To complete or restore from the provement thereon; 1. To complete or restore restore from the provement thereon; 1. To complete or restore restore from the provement thereon; 1. To complete or improvement which may be constructed, damaged or destroyed thereficiary as requires and thereficiary as requests, to join an executing such linearies privile the proficiary as requests, to proper public clice or offices, as well as the cost of all linearies made be filled filters or sarching a dencies as may be demed be the safety of the filters of safething atoms as may be demed by the beneficiary. 4. To provide and continuously maintain insurance on the buildings

1. To comply with an target property: if the beneficiary to request, to found restrictions allecting summariance provides and to pay the dimensional construction of the uniform Commercial Code as the beneficiary may require and to pay the dimensional code as the beneficiary may require and to pay the dimensional code as the beneficiary may require and to pay the dimensional code as the beneficiary may require any the dimensional dimensional code as the beneficiary of the said promises against loss or damage by the beneficiary of the said premises against loss or damage by the dimension of the said premises against loss or damage by the and such other based on the said premises against loss or damage by the provide and continuously maintain insurance on the buildings of any solution that is the said of the predicary pay them times to time require, in policies of insurance now or hereafter placed on said buildings of delivers and policies of the beneficiary and payable to the latter; all oblicies of the same at prantor's equipe prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the buildings of the same at the order as buildings and therein any the related to deliver said policies of the beneficiary the same at prantor's environments and therein any a delaution on the said and thereinder or invalidate any deliver any be relaced to deniver. Such applied the same at a dimension of the same at a satisfier requese in any delaution of the same at the same at an any such and therein any such invalidate any all therein any delaution there in the same at the same at the same at a satisfier reserves and other therein any be related to deniver any satisfier request and other therein any the law of an assessments and other therein any be related to any policy of the same at a satisfier request of the same at a satisfier request or any policy of the same at the satisfier request on any delaution or the satisfier request any delaution and therein any sat the satisfier request any

It of anom-by the trial court and of the trial court grantor further asso-e court shall adjudge reasonable as the beneficiary so-lets on such appeal. It is mutually agreed that: 5. in the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, benchizing shall have the if it so elects, to require that all or any portion of the momes payable impensation or such taking, which here in exercise of the memory required ay all reasonable costs, expenses and attorney's fees meaning required of the triat and appeallate courts, necessarily paid or incurred by here-in the triat and appeallate courts, necessarily paid or incurred by here-y in such proceedings, and the balance applied upon the indelividing effective such instruments as shall be necessary in obtaining such com-ercute such instruments as shall be necessary in obtaining such com-ercute such instruments as shall be necessary in obtaining such com-tention of the tot time upon written request of ben-mend from time to time upon written request of ben-ties anomptly upon beneficient's request.

execute such instruments as shall be necessary in obtaining such com-ation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-ry, payment of its fees and presentation of this deed and the note for wempert (in case of full reconversers, for cancellation), without allecting hability of any person for the payment of the indebtedness, trustee may

strument, irrespective of the muturity dates expressed therein, or subural, timber or grating purpose.
(a) convent to the making of any map or plat of said property. (b) join in a subordination or other agreement affecting the deed or the lien or charge thereof. (d) reconvey without warrantering the deed or the lien or charge thereof. (d) reconvey without warrantering the deed or the lien or charge thereof. (d) reconvey are may be deed and the deed or the lien or charge thereof. (d) reconvey are may be deed and the deed or the lien or charge thereof. (d) reconvey are may be deed and the deed or the lien or charge thereof. (d) reconvey are may be deed and the deed or the lien or charge thereof. (d) reconvey are may be deed and any deed or the lien or the state thereof. The deed of the deed

16. For any reason permitted by law beneficiary may from time to such time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein ramed or appoint hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to the furthered there and exceeded which here containing reference to the furthered instrument executed which here containing reference to the furthered of the substitute of th

The Trust Deed Act provides that the is an active member of the steri States in title insurance ringency thereof.

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president and that the latter is the

secretary of

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.

Kelly

ment to be

(OFFICIAL

SÉAL)

TO:

their

Notary Public for Oregon

Belore me.

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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) loc-an-organization, or (even il grantor is a natural person) are for business ar commercial purposes other thur. ricultural purposes.

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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. Harold Kelly Harold Kelly Batherine Reely Grantor

IMPORIANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is dot applicable; if warranty (a) is opplicable 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 discloures; for this purpose, if this instrument is to be a FIRST lifen 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 signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93 490) STATE OF OREGON. STATE OF OREGON, County of County of Klamath September 26, 1977 Personally appeared

voluntary act and deed.

Eller Helbert

My commission expires: 6/1/81

Personally appeared the above named. Harold Kelly and Katherine R. who, being duly sworn, each for himself and not one for the other, did say that the former is the and, acknowledged the loregoing instru-

, a corporation, and that the seal allized to the foregoing instrument is the corporate seal of suid 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 suid instrument to be its voluntary act and deed. Before me:

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(OFFICIAL SEAL) Notary Public for Oregon My commission expires:

Beneficiary

the instru Grantor Beneficiar County. recor uo seal RUST DEED Klamath Fails Forest Estates the within r Park West California 90067 record 1,0133 and Falls Forest Estates said . Katherine R. Kelly on page hen recorded return to: Na. 281) IN: DEEDING BEPT Harold Kelly -1 $\Lambda M.$ hand for STATE OF OREGON õ ei. D.-WILLE that lortgages received of DECE. (FORM лıу .o'clock CEC number certify Witness affixed Century j0 les, 21.2 County (SD W day ð file la ma th Angel -1 -1 bookscord County as ment ຂັ at Ξ. 20

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

. , 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 jully 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 duivered 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:

Ro not love or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation