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To protect the security of this trust deed, grantor agricul To protect the security of this trust deed, grantor agrees: L. To protect, preserve and maintain said property in good condition and repair not to remove or demolish any building or improvement thereor; mainer any building or improvement which may be constructed, damaged or 3. To complet or remove promptly and in good and workmanike destroyed thereon, and pay when due all costs incurred thereford, damaged or 3. To comply with laws, ordinances, reputations, coverants, condi-tions and restrictions allocating statements pursuants the buildings or improvement, the 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 4. To provide and continuously maintain insurance on the buildings

instrument, irrespective of the maturity dates expressed of the beneliciary, or gricultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subording any casement or creating any emitties inference; (c) join in any enteresting of the said of the property. (b) join in subording any casement or creating any emitties inference; (c) join in any enteresting and the receiver of a the spectra of the said of the property. The said of the property is the said of the property. The said of the property is the property, and its or compresention or awards is the property is and the property is the said of the property is the property is the said of the

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Shirley Ann Burtenhouse

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereol, il not sooner paid, to be due and payable. August 15 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 ovent the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alionated by the grantor without first having obtained the written consent or approval of the beneficiary, there is all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or graing purposes.

Denings genaum of establish by entry of the 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 fixtures now or hereafter attached to or used in connec-for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Fifteen thousand and no/100-

Lots 4, 5, and 6 in Block 66 of KLAMATH FAILS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT NO. 3, with the County of Klamath, State of Oregon. to the backful and back all parties been that bets, hantes, devices, administrators, execte-tions and averaging The traditions that a and the holder and averate including pledges, of the second back with the traditions the traditions that the holder and averation of the context so requires, the second back of the predictor herein. In constrained this head averation is context to requires, and the second subject includes the plurations. errenter and manutor has hereineto sei lus hand the day had year first aboli a firiten (a) a distinction and subidive meaning (a) at (b) is (a) a distinction will be densition (a) at (b) is (b) a distinction will be densition (a) at (b) is (c) and second (c) and second (c) and (c) at (c) and (c) at (c) the March month and and

William C. Burtenhouse and Shirley Ann Burtenhouse, husband and , as Grantor, and Murdock A. Beaton 19490ennedw encersa WITNESSETH: 1413 Enclude 1 as Trustee, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: ...., as Beneficiary,

TRUST DEED THIS TRUST DEED, made this 10, billor + Balday of String String May Vol. 7 Page 11268

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and that he will warrant and foreve	er defend the same against all persons whomsoever.
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The demotor suprements should be	and a second
(b) for an ordenication of contents	eeds of the losn represented by the above described note and this trust deed are: in family, heusehold or sgricultural purposes (see Important Netice below), figrantor is a natural person) are to this in a set of model of Netice below),
purposes. This deed explice to immediate	the substances of commercial purposes other than agricultur.
	benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executed as a beneficiary healt mean the holder and owner, including pledgee, of the med as a beneficiary herein. In construing this deed end where including pledgee, of the
to an and a sender moules the leminine an	d the neuter, and the singular number includes the plant with over the context so requires, the
IN WITNESS WHEREOF, s	aid grantor has hereunto set his hand the day and year first above written
not applicable: if warranty lat is maliatte	whichever warranty (a) or (b) is ///
beneficiary MUST comply with the Act and	At and Regulation Z, the William C. Burtenhouse
the purchase of a dwelling, use Stevens Man	is to be a First lien to finance
equivalent. If compliance with the Act not re	equired, disregard this notice.
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