## 50441

C 6616-11 TRUST DEED

Page

THIS TRUST DEED, made this

20th day of

Vol. 18

ROSS J. URBACK and JUDITH A. URBACK, husband and wife , as Grantor,
Mountain Title Company, an Oregon corporation , as Trustee, and DAVID W. SEUTTER and MARJORIE J. SEUTTER; husband and wife 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 County, Oregon, described as:

RAVCE BERESATE

4:02 ceteck # 81, and recorded in book 101 ce page 13492 or seat surrange 31443

Lot 8 in Block 3, Tract 1153, SECOND ADDITION TO PINE GROVE PONDEROSA, 18 19 according to the official plat thereof on file in the office of the

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TRUST DEED

ANDERSO TO STREET

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DATED

together with all and singular the tenemonts, 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 tixtures 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 sum of SEVEN THOUSAND and no 100 the terms of a promisery pole of even date herewith payable to beneficiary or order and made by tentors the sum of SEVEN THOUSAND 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

becomes due and payable.

The above described real property is not currently used for egricultural, limber or grazing purposes.

The date of maturity of the debt secured by this instrument becomes due and payable.

The above described real property is not currently used for egited to the debt secured by this instrument becomes due and payable.

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

To protect, preserve and maintain said property in good condition and teaching or permit any restrict in any building or improvement thereon.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all coats incurred therefor, due to the continuity of the continui

is the date, stated above, on which the final installment of said note cultural, timber or grazing purposes.

(c) consent to the making of any map or plat of said property; (b) join in granting any easing any easting any testriction thereon; (c) join in any subordination or other of creating any restriction thereon; (d) reconvey, without warranty all this deed or the lien or charge thereof; (d) reconvey, without warranty all single or the lien or charge frantes in any reconveyance may call this part of the property. The frantes in any reconveyance may call the property of the property of the truthfulness thereof. Trustee's lees or any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for the property, and the states are property and the property, and the states are constant of the states and report of the states and reports of the states and reports, and the states are constant and the states and reports, its uses and prolits, including thorown name sue or otherwise collect the rests, less costs and expenses of operation and can may be a seen and prolits, and the property, and the application or release thereby, and in such order as beneficiary may determine, upon any indebtedness secured hereby, and may determine, upon any taking or during of the property, and, the application or release thereof as aforesid, shall not cure or worsam for such noticeoffice of default hereunder or invalidate any act done property, and, the application or release thereoff as aforesid, shall not cure or worsam for such noticeoffice of default hereunder or invalidate any act done property, and the application or release thereoff as the property is currently used, in such and each property is currently and the property is such and the property is currently and the property is currently and the property is

surphus, if any, to the grantol or to his successor in interest entitled to such supplies.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successor to any trustee manned herein or to any successor trustee appointed herein any to any successor trustee appointed herein any without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointment and substitution shall be made by with the successor trustee, the latter shall be rested with all title, powers and duties conferred upon any trustee herein named or appointment and substitution shall be made by sensitiary, containing reference to this trust deed and its place of record, which, when recorded in the olice of the County Clerk of Recorder of the county to rounties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly secured and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State, Bar, a, bank, trust company or savings and loan association authorized to did business under the laws of Oregon is the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The grantor covenants and agrees to	
fully seized in fee simple of said described re-	eal property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	I the same against all persons whomsoever.
posse it less for the following the complete constraint of the con	he loan represented by the above described note and this trust deed are:household or agricultural purposes (see Important Notice below),
(a) primarily for grantor a person if grantor (b) for an organization, or (even if grantor	is a natural person) are for business or commercial purposes other than agreement
tors, personal representatives, successful and representatives, successful and the research torse and the research to the rese	of and binds all parties hereto their heirs legates, devisees, administrators, execu- is. The term beneficiary shall mean the holder and owner, including pledges, of the beneficiary herein. In construing this deed and whenever the context so requires, the uter, and the singular number includes the plural.
IN WITNESS WHEREOF, said gra	nto: has hereunto set his hand the day and year his day
*IMPORTANT NOTICE: Delete, by lining out, whichever, on applicable if warranty [a] is applicable and the bon-such, word is defined in the Truth-in-Lending Act, and Regulation of the property with the Act and Regulation of the property is to be	and Regulation 7, the graph of the state of
beneficiary MUST comply with the Act and a specific disclosures for full purpose IF this instrument is to be disclosures for a dwelling, use Stevens-Ness form N fills instrument is NOT to be a first lien, use Sevens-Fills instrument is NOT to be a first lien, use Sevens-Fills instrument. It compliance with the Act not required.	o. 1305 or equivalent
if the signer of the above is a corporation, use the form of acknowledgment apposite.	STATE OF GREGON County of
STATE OF OREGON,  County of Klamath  June 20 19 78	Personally appeared who being duly sworn,
Personally appeared the above named ROSS Urback and Judith A Urback	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
and ecliparied ed the foregoing !	, a corporation, and that the seal attixed to the foregoing instrument is the corporate seal instrument was signed and sealed in beoof of said corporation and that said instrument was signed and sealed in beoof of said corporation and that said instrument was signed and sealed in be-
ment to be their voluntary act and Belore mec Cofficial Of Below	deed of said corporation and that said instrument to be its voluntary act and deed them acknowledged said instrument to be its voluntary act and deed.  Before me and acknowledged said instrument to be its voluntary act and deed.
Notary Public for Creson 8-23	Notary Public for Oregon SEAL)  My commission expires:
A beneged there is not known and an it case outside the parties of	enfel en 1.0000 to 111 (111 f.) 111 f.) 112 f.) 112 f.) 113 f. (112 f.) 113 f.) 113 f.) 114 f.
To probet the control of this true control of the true control of the second control of the true control of the	popular par par par par par par par par par p
recommendate and parentle,  The misse distribed real suspeny is successful.	the true production obligations have been pole.  The true day, when obligations have been pole.  The true productions of a constant water of the true of true of the true of true of the true of true
The undersigned is the legal pwner and he	older of all indebtedness secured by the foregoing trust deed. All sums secured by the foregoing trust deed. All sums secured by the foregoing trust deed. All sums of the secured to you desired to you there are delivered to you
	of hereby are directed, on payment to you in any successful or the relative of indebtedness occured by said trust deed (which are delivered to you all all evidences of indebtedness secured by said trust deed which are delivered to you convey, without warranty, to the parties designated by the terms of said trust deed the convey and documents to
estate now held by you under the	
	Beneliciary
Do not late or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON ss.
(FORM No. EST-1)	County ofKlamath
The restants to the office.	21atay of Juno 19,20 octock P.M., and recorded
· 智慧技术,是现在分别的,但是 化氯化物 "是一个,我们还是有一个,一个,一个,一个,我们还是正是是是是是是是 <b>是是是是是是是不是是是是是是是是是是是是是是是</b>	space Reserved in book
aus Beneficiary	MALLANCE 1 CIPILL County affixed.
A CONTRACTOR OF THE PROPERTY O	Rand that the control of the control
NA Vens Tables Them	AFRICAL DEED By Minette Deputy
ROSW Bet, service grades just, post, per competit, 0112	Fee 96.00