FORM N	o. 881Oregon Trust Doed SeriesTRUST DEED.	STEVERS LAW	PUBLISHING CO. POHT LND. OF
TS	53941 TRUST DEED	Vol. P	ege
	THIS TRUST DEED, made this 26th day of	June	. 10 78 , between
and	Klamath County Title Company Klamath Forest Estates Unit No. 2, a Partnersh	nip	, as Grantor, , as Trustee. , as Beneficiary,
, and	WITNESSETH:	•	, as beneficiary,
in .	Grantor irrevocably grants, bargains, sells and conveys to tru Klamath County, Oregon, described as:	stee in trust, with po	ower of sale, the property
1	Lot(s) Block	38	
j.	Gross Acreage	creage 3.20	
1	Klamath Falls Forest Estates Highwa	•	

as recorded in Klamath County, Oregon

and also subject to all conditions, restrictions, reservationg, 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 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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Fifteen Hundred and no cents 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 January 26 . ı<u>v</u> 86 linal payment of principal and interest hereof, if not sooner paid, to be due and payable 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.

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The above described real property is not currently used for agricu.
To protect the security of this trust deed, grantor agrees:

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To comply with all laws, ordnances, regulations, covenants, condition in executing such linancing statements pursuant to the Unitorn Commercial Code as the benelicitary may require and to pay for this trust deed, grantor agrees agr

pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ne's lees on such appeal. It is mutually agreed that: 8. In the event that am portion or all of said property shall be taken under the right of eminent domain or condemnation, henefuciary shall have the right, if it so elects, to require that all or any portion of the mount required to pay all reasonable costs, expense and attorney's feel he mount required to pay all reasonable costs, expense and attorney's feel he mount required to pay all reasonable costs, expense and attorney's feel he mount required to pay all reasonable costs, expense and attorney's feel he pay to benchmark pail or incurred by grantor in such proceeding's shall be pay to benchmark and applied by it first upon any reasonable tosts and expense and attorney's tees, heavy in such proceedings, and the balance applied upon the indebtainess secured hereby; and grantor afters, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon benciciary's request. 9. At any time and from time to time upon written request of benne-ficiery, payment of its fees and presentation of this deed and the note is endorsement (in case of tull reconvexances, for cancellation), without aliciting the liability of any person for the payment of the indebtedness, truster may

(a) consent to the making of any map or plat of said property. (b) join in granting any easement or creating any restriction thereon: (c) ion in any subordination or other agreement attecting this died or the lien or charge thereof: (d) reconvey, without warranty, all or any matters or later shall be conclusive proof of the truthiums thereof. Trusters test for any attecting thereof: (b) reconvey, without warranty, all or any matters or later shall be conclusive proof of the truthiums thereof. Trusters test for any at the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hiteunder, beneficiary may at any time without notice, either in jerson, by agent or by a receive to en any time without notice, either in jerson, by agent or the arceive to en any time without notice, either in jerson, by agent or the steer collect the not the indobtedness hereby secured, inter upon and take paysession on sudity the this such and without regard due the adequacy of any security brits or any part thereol, m it own name sue or otherwise collect the not issues and profits, including those past due and unjuid, and apply the same ney's lies upon any indebtednest secured hereby, and in such order as here-thary may determine.

BNOS and profils, including those past due and unpaid, and applit the same less costs and expenses of operation and collection including reasonable attaining is less upon any indebtedness secured hereby, and in such order as home-flucing may determine.
11 The entering upon and taking possession of said protects, the collection of such tents, issues and profils, or the proceeds of the and other insurance policies or compensation or awards to any taking ee damage of the property, and the application or release there d as alcressid, she on ture or wave any default or notice of default hereinder or invalidate any act done pursuant to such notice.
12 Upon default by grantor in payment of any indeficiency secured hereby or in his performance of any accelerate in any taking exclude thereby or in his performance of any accelerate may detailed for any tax done indeficiency are described real property is currently used. In such acceleration or stating purposes, the beneticiary modeling the tract deed in equity, as a mortigge in the manner provided by law low in our constraints and sale. In the latter event the beneticiary on the election may proceed to it reclose the trust deed in equity as a mortigge in the control or such environment and sale. In the latter event the beneticiary on the trustee shall evenue and cause to be recorded his written notice of default and his election to soll the said described real property to assist the obligations secured and the where the and place of suce based wheread as then inquiring the terms of the trustee shall even and cause to not example by law and proceed to be considered as the mortice of the trustee of the fores on the mannee provided his weight not soll the said described real property to satist the obligation secure herein as the mortice of the trust event the beneficients secure and proceed to be treated as the mortice of the trust event the beneficient sectore the trust event and sale. In the latter event the beneficient sectore sectore the data sectore th

simplus, if any, to the grantor or to his successor in interest entitled to such surplus. If For any reason premitted by law beneficiary may from time to the appoint a nicecessor or increasive to any timere named herein or to any uncessor trustee appointed be early. Unsee named herein or to any uncessor trustee appointed be early. Unsee named herein or to any uncessor trustee appointed be early to any timere named be appointed or appoint a nice source trustee the latter shall be vested with all other powers and duties conterned upon any substitution shall be used or appointed bereinder lacets such appointment and substitution shall be made by written missioner evenued by beneficiary containing infine of the studied and its place of the country or container which the property is situated shall be conclusive proof of proper appointment of the successor trustee 17. Trustee accepts this trust when the devided to law "counted as" acknowledged is made a nubble record as provided by law trustee as but to bug effect to not or proceeding in which grantor beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee

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NOTE. The Trust Doed. Act provides that the trustee herevader must be either an attainey, who is an active meniper of the Oregon State Errors to the trust company or shvings and Joan association authorized to applicate the taws of Oregon of the United States is state, its subschartes affiliates, agents or pranches on the United States of any agents thereof.

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<form><form><form></form></form></form>	The grantor covenants and agrees to and v	with the beneficiary and those claiming under him that he is law-	
<text><text><form></form></text></text>	seized in fee simple of said described real pr	operty and has a valid, unencumbered title thereto	
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	that he will warrant and farming defend the	······	
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<text><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></text>	(a) for an organization, or (even if grantor is a n	whold or advicultural purposes (I at	
Image: State and a state and a state of a stat	This deed applies to, inures to the benefit of and personal representatives, successors and assigns. The act secured hereby, whether or not named as a benefi	term beneficiary shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context to require the	
<form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form>	unne gender includes the teminine and the neuter, a	nd the singular number includes the plural.	
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>	— ORTANT NOTICE: Delete, by lining out, whichever warran pplicable; if warranty (a) is applicable and the beneficia	ty (a) or (b) is MANAR France The New	
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Marke of determining results Determinini	; instrument is NOT to be a first lien, use Stevens-Ness For alent, If compliance with the Act not required, disrega	m No. 1306. or	¢
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>	e farm of acknowledgment opposite.] (ORS CE OF ARXESON , California,)		
Marine Benerich (Lecklan) Image: Comparison of the series of the ser	ounty of Los Angeles)ss.		
and networkedged the longing instru- below metric Notematic with the base in attract the base instruction binds of the base in the base in the base instruction binds of the base in the base in the base instruction binds of the base in the base in the base instruction binds of the base in the base instruction binds of the base in the base instruction binds of the base in the base	Personally appeared the above named lante Rance Micklas	who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the	
Before m: Marting	and acknowledged the foregoing instru-	a corporation. and that the seal affixed to the foregoing instrument is the corporate seal	
Marker Public Ro Dreigen By commission expires: Datary Public Ro Dreign We commission expires: OUPPOINT We commission expires: Marker Public Ro Dreigen We commission expires: Marker Public Ro Dreign We commission expires: OUPPOINT We commission expires:	FICIAL	half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary acr and deed.	
More and and weights. J. More decomposition expires. More and	Noten Duble in Divide Cold Formi	Notary Public for Oregon (OFFICIAL SEAL)	
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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 70: , 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 Beneficiary		DEPT 11.25	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puid. 70: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing frust deed. All sums secured by said trust deed have been fully paid and entisfied. 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 evidencess 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 Beneficiary		d. my d. my d. my ING Park Park	V
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