i	53945	TRUST DEED VOI.	719
	Klamath County Title Company	28th day of June L. Mann and Jamie Mann H/W/J/T it No. 4, a Partnership	as Grantor. as Trustee.
inđ	itidiliditi i ofest Estates of		, as Beneficia r y,
		WITNESSETH:	
'n	Grantor irrevocably grants, bargains, Klamath County, Oregon	 sells and conveys to trustee in trust, with powe described as: 	er of sale, the property

Lot(s) . 6 . . Block . 102 . Acreage . 2.30

Klamath Falls Forest Estates Highway 66 Unit, Plat. No. 4

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 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-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Nine Hundred and Eighty-six and no cents Dollars, with interest sum of ... thereon according to the terms of a promissory note of even dute herewith, psyable 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 January 28 14 86 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 thereol, 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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Terment, irrespective of the maturity dates expressed therein, or ditutal, timber or gracing purpose.
(a) consent to the making of any map or plat of said property. A sum in Kaning any exement or cruiting any restriction therein. A sum in Kaning any restriction therein is the an expression of the truthulations therein d and matters of the renorm of the truthulations therein d and matters of the renorm of the truthulations therein d and matters of the renorm of the truthulations therein d rules at the resonant therein the description of the truthulations therein d rules at the resonant therein the truthulations therein d rules at the rule of the truthulations therein d rules at the rule of the truthulations therein d rules at the rules of the rule of the truthulations therein d rules at the rule of the rule of the truthulations therein d rules at the rule of the rule of the truthulations therein d rules at the rule of the r

surplus, it any, to the grantor or to be success it in interest entitled to such surplus. 10. For any reason permitted its has beneforms may from time to the anomial a successor or successor its successor trustee named herein or to any successor trustee appointed hereunder. Upon such appointment and with ut conversance to the successor trustee, the latter show herein and with the conversance to the successor trustee, the latter show herein and with the power and durins conferred upon and substitution shall be made by written intrument executed by benchmark, outdown which he made by written intrument executed by benchmarks, outdown which the projects a structure of the conclusive proof of project appointment of the successor trustee 17. Trustee accepts the trust when the successor trustee 18. Trustee accepts the trust when the order of the successor trustee 19. Trustee accepts the trust when the order of the successor trustee 19. Trustee accepts the trust when the order of the successor trustee 19. Trustee accepts the trust when the order of the successor trustee 19. Trustee and public record as provided by how. Trustee is successor trustee 19. Trustee any parts better of product as which the projects a trustee 19. Trustee any parts better of product as write any office does? In which a parts unless such action or nonceeding is brought by trustee.

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NOTE. The Trust Deed Act provides that the trustee hereconder must be either ap attaines, who is chourds are member of the Grean Stork boll to tame that or pans or solvings and loan association authorised to an brainess under the loak of Oregon, or the to tell Store, or the court of the association ellows, by public tells to marke or the loak of Oregon or the to tell Store, or the association ellows, by public tells to marke or the loak of Oregon or the to tell Store, or the association ellows, by public tells to marke or the to tell Store, or the to tell Store, or the subsidiaries, attribute, caents or branches, or the United Stores or any deer or thereaf.

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The grantor covenants and stressed	-187:39
The grantor covenants and agrees to and with the beneficiary and those claiming u fully seized in fee simple of said described real property and has a valid, unencumbered t	under him, that he is law- 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 (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important purposes. (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and birds all	Notice below)
This deed applies to, inures to the benefit of and binds all parties herero, their heirs, legatees, du tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and ow contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever masculine gender includes the feminine and the neuter and the of the other term.	levisees, administrators, execu- vier, including piedgee, of the
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and yea * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is or applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305 or equivalent; equivalent. If compliance with the Act not required, disregard this notice	Ar first share and the
STATE OF OFFOR	
Personally appeared the above named	and the second
and acknowledged at a secretar	ent and that the latter is the try of
(OFFICIAL SEAL) Contained to the foregoing inst voluntary act and deed. (OFFICIAL SEAL) Contained to the foregoing inst half of said corporation and that said instrument to them acknowledged said instrument to be in Before me:	
Notary Public for Oregon My commission expires: 1-5-51 Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
TRUST DEED rown w. unl rown w. unl Grantor Jamie Mann Grantor Grantor Jamie Mann Grantor Beneficiary STATE OF OREGON Beneficiary State of NULY of Last the within instru- Beneficiary County afficed. Not Mand and seal of State of Said County. Witness my hand and seal of County afficed. State County. State of Said County afficed. State County.	ATTN: DEEDING DEPT. When recorded return to: Klamath Falls Forest Esic: es 1801 Century Park West Los Angeles, California 90767
0 	
REQUEST FOR FULL RECONVEYANCE to To be used only when obligations have been paid.	
, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed, trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing a said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (with herewith together with said trust deed) and to reconvery with a statute.	All sums secured by said
estate now held by you under the same. Mail reconveyance and documents to	hich are delivered to you ms of said trust deed the
DATED:, 19	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reco	enveyonce will be made
, 2014년 1월 2 1911년 1월 2014년 1월 201	

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