5	o. 881-Oregon Trust Deed Series-TRUST DEED.	TRUCT DEED VOI	(). ().
	53947 THIS TRUST DEED, made this Fronk A	TRUST DEED VCI. Jy Page 14th day of June Page . Hollender and Craig S. Hollender	187.13 1978 between as Grantur,
and	Klamath County Title Comp Klamath Falls Forest Estates	any	, as Trustee, , as Beneficiary,
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust. with power of sal in Klamath County, Oregon, described as:			th power of sale, the property
	Lot(s)	2 Block 6 Acreage	3.98
	Klamat	h Forest Estates, Sprague River Unit 1	
	as reco	rded in Klamath County, Oregon	

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 Fifteen Hundred and Fifty and no cents Sum of the purpose of the pur

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the timel payment of principal and interest hereof, if not sooner paid, to be due and payable July 14 10 83 tinal payment of principal and interest hereof, if not sooner paid, to be due and payable herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

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 improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promity and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereior, contained of restructions affecting said property; if the beneficiary so requests, to join an executing such imancing statements pursuant to the Uniorm Commer-cial Code as the beneficiary may require and to pay for filing same in the proper, nuble offices, as well as the cost of all lien searches made beneficiary.

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(a) consent to the making of any map or plat of said property. (L) room in granting any easement or creating any restriction thereon (c) con in any subordination or other agreement aliecting this deed or the her or charge thereof. (d) reconvey, without warranty, all or any jart of the property. The grantee in any reconveyance may be discribed as the 'present or persons legally entitled thereto', and the recitals there of of any matters or tacks shall be conclusive proof of the truthillines, thereof. Trustees, tees for any of the service mentioned in this paragraph shall be not less than \$5.
10. Upon any default by granter hereinder, benchmars may at any time without notice, either in person, by agent or by a treestor to be any pointed by a court, and without regard to the adequary of any security in the indebiedness hereby recured, onter upon and tak possession of any first to the same less costs and expense of operation and collection, minding reasonabe after insure all entermine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other my way determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other my way entor on varies for any taking or any action or avards for any taking or damage or the order as hereing property, and the application or release thereof as altersaid, shall not cure or waive any default by granter in parsent for any taking or damage or the sub-order any default or the application or avards for any taking or damage or the property, and the application or release thereof as altersaid, shall not cure or waive any default or the index of a satisfies or the proceeds or the proceeds or the property, and the application or avards for any taking or damage or the property in the termine of the application or avards for any taking or damage or the property of a satisfies or compensa

manner property, and the application or release thereof as alcressaid, shall not cure or property, and the application or release thereof as alcressaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12 Upon default by grantor in payment of any individues secured hereby or in his nerformance of any agreement hereunder, the beneficiars may declare all sums secured hereby immediately due any noti-intedness secured hereby or in his nerformance of any agreement hereunder, the beneficiars may declare all sums secured hereby immediately due any noti-intedness secured and if the above described real property is currently used for agrecultural imber or graxing purposes, the beneficiary may proceed it forecloses this trust deed in equity, as a moritage in the manner provided by law for moritage foreclosures. However it suit neal fore loss this trust deed in equity as a moritage or direct the truster to foreclose this trust deed in equity as a moritage or direct the truster to foreclose this trust deed in equity as a moritage or direct the truster to foreclose this trust deed in the resource there upon the trustes shall in the latter event the beneficiary of the holizations secured hereby, where upon the trustes shall in the time and place of sale, size notice thereof as ther required by law and proceed to foreclose this trust deed in the manner pro-vided in ORS 86.740 to 86.795. 13 Should the beneficiary elect to foreclose by advertisement and sale then alter default at any time prior to hive davs before the date set by the oblisation secured thereby tincluding costs and expenses actually incurred in enforming the terms of the obligation and trustees and attures is the resp-tively. the entire amount then due under the trune of the trust effect oblisation secured thereby tincluding costs and expenses actually incurred in enforcents the terms of the obligation actual to the parcel as well needed. 14 Otherwise the sale shall be held on the date an

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If For any reason permitted by has beneficiary may brown time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed between the latter shall be existed with all title power and dottes conferred upon any subscription named or appoint hereunder has such appointent and substitution shall be made by written instrument executed by benchmark and substitution shall be made by written instrument executed by benchmark and substitution shall be made by written instrument executed by benchmark and substitution shall be made by written ontermale event by both when recorded in the other of the found and its place of the courts or containing which the sourcessor trustee of the subscription of pupper accessoriant of the successor trustee of T. Trustee accepts this trust when this dead dust evented and aknowledged is made a nubble record as revided by law. Trustee is not obligated to notify any parts herets of building allower any other deed of trust or of any action or proceeding in which traster, beneficiary or trustee shall be a party unless such action or proceeding in brought by trustee

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NOTE The Trust Deed Arr provides that the trustee hereigner most be either an atterney, which arr active member of the Congon Star. But a book to the concerned or sowings and loan association authorized to do business under the lows of Oregon, or the United States is the insurance company purificility to insure the to re-property of this state, its subsidiaries, affiliates, agents or brownes, or the United States or any agency thereof. 

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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.

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) for an organization, or (over if granter is a natural purpose) are for building a composited purpose other the purpose.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 grantor has hereunto set his hand the day and year first above written.

County of Cook       jss.       , 19         July 1       , 19 78       Personally appeared the above named       each for himself and not one for the other,         Personally appeared the above named	
County of COOK July 1, 19 78. Personally appeared the above named Frank A. Hollender Craig S. Hollender and acknowledged the foregoing instru- ment to be free and voluntary act and deed. JOFFICIAUI Before me: JOFFICIAUI Notary Public for XXXXXX Illinois My commission expires: 10/28/81 Notary Public for Oregon My commission expires: 10/28/81 Notary Public for Oregon My commission expires: 10/28/81 Notary Public for Oregon My commission expires: 10/28/81	
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A. Hollender       presi         Craig S. Hollender       secre         and acknowledged the foregoing instru-       and that the seal allised to the foregoing instrument         ment to be free and       voluntary act and doed.         Before me:       Before me:         JOFFICIAD       Betore me:         Motary Public for XK&& Illinois       My commission expires:         My commission expires:       10/28/81	who, being duly sworn,
ment to be       free and voluntary act and deed.         Betwee me:       Betwee me:         JOFFICIALI       Betwee me:         JOFFICIALI       Betwee me:         Motary Public for XXXXXX Illinois       My commission expires: 10/28/81         My commission expires:       10/28/81         Notary Public for XXXXXX       111 inois         My commission expires:       10/28/81	did say that the former is the ident and that the latter is the stary of
B G G G G G G G G G G G G G G G G G G G	it was signed and sealed in he- board of directors; and each of
TRUST DI room to. milling to the million to the mi	By 772 5 0.00 ATTN: DEEDING DEPT. When recorded return to: Klamath Falls Forest Estates 1801 Century Park West Los Angeles, California 93067
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.	
TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust de herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by estate now held by you under the same. Mail reconveyance and documents to	owing to you under the terms o leed (which are delivered to you
DATED:, 19, Benefic	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation	balara teconveyance will be made
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