9865 A PATALANS LAW PUBLISHING CO., PORTLAND. OR. 6780 _Pog18897 54059 Vol. E.T. TRUST, DEED attention: Milly , 19.78, between day of August JOHN R AXE and DOLORES J. AXE, husband and wife, , as Grantor, and DONALD M. CLARK, SHIRLEY L. CLARK & MERLE A. CLARK, as Beneficiary, WITNESSETH: CTSLK Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described aspective i su pong i Lot 27, Sportmans Park, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. A. 404.000 VXG I C. MIL Add The WARDER STATE #257 EME+45 88 C V 4 2031 405 1 405 County of HUSTEVILE LOSW Nº BELT TRUST DEED STATE OF DREGON De not lose or doursty that love load OR the idots which it secures fleih must be delivered to the more for concelention same

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 estatement the same way to make and provide the contained and all fixtures now or hereafter attached to or used in connec-tion with said real estatement the same way to conscious and nonnecession of seven at the purpose of sectoring performance of each agreement of grantor herein contained and payment of the performance of the purpose of the conscious of the transmission of the performance of the purpose of the performance of

sum of EQURTEEN THOUSAND, NINE HUNDRED DOLLARS. Dollars, with interest thereon according to the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by grantor, the

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 baneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payables as an end of a spin and a payable of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

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(d) consent to the making of any map or plat of usid property; (b) join in granting any sasement or creating any restriction thereon; (c) join in any subordination-on-other agreement ailecting this deed or the lien or charge thereoi; (d) reconveyance may be described as the "person or persons legally entitled thereto," and the recital therein of any matters or facts shall be conclusive proof of the truthluiness thereoi. Trutters less for any of the property. The services mentioned in this paragraph shall be not iess than 35. 10. Upon any default by grantor hereunder, beneliciery may at any binne without recite, either in person, by agent or by a receiver to be apointed by a court, and without regard to the adequacy of any part thereol, in its own name sue or otherwise collect the rema, less costs and expenses of operation and collection, including reasonable attorneys and in such orders ab bene-likely and in such orders ab bene-likely may indebtedness were theres upon any indebtedness secured hereby, and in such orders ab bene-likely may determine: where any indebtedness were any bot collect the remains on the such and write the such as the such as the such and write the secure the secure and prolite, including these pass due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's like upon any indebtedness secured hereby, and in such order as bene-likely may determine:

Dictacy may determine the property and taking possession of said property, the collicition of such rents, issues and profits, or the proceeds of the said property, the collicition of such rents, issues and profits, or the proceeds of the said other insurance policies or compensation or avarits for any taking or damage of the property, and the application or release thereof as aloressid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

meance pointer or compensation or awards for any taking or damie of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act dome pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby inmediately due and payable in such an event and if the above described real property is currently used for agricultural, timber or graxing purposes, the baneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage ficiary at his election may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage ficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in the self, described real property to satisfy the obligations secured hereby, where-upon the trustee shall fix the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the manner pro-vided in OKS 86.740 to 86.795. Then alter delault at my time prior to live days before the date set by the "firsten for the firstee's sale, the grantor or other person so privileged by OKS 86.740 to 86.795. The sale and thereby (including costs and expenses actually incurred in "aniforcing the terms of the obligation and trustes and attorney's fees not ex-tivally, the entime such portion of the principal as would not then "be due had no default occurred, and thereby cure incleally, in which even all loreclosure proceeding shall be dismissed by the trustee. The property so iold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive pro-withe fin-property so iold,

Surplus, is any, to the granico or to his successor in interest entitied to such surplus. The appoint a successor or successor is to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor is ruster, it.e. latter shall be vosted with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor is successor is substitution shall be made by written instrument executed by buneliciary, containing reference to this trust deed and (ife, piece of the courty or counties in which the property he situated, healt be conclusive proof of proper appointment in the olice of the County Clark or Recurder of the courty or counties in which the property he situated. 17. Trustee accepts this trust when this deed, duly executed and oblighted to noilly any party hereto of pending site under any other deed of trust or of any action or proceeding in which grantor, besiteking or trustee instrument count or or proceeding the motor or protection pro-trust or of any action or proceeding in which grantor, besiteking or trustee

NOTE: The Trust Deed Act, provides that the trustee hereunder must be either ansationney, who is on unive member of the Oregon State Bor, a bank, trust company or savings that loan association authorized to do business under the lows of Oregon or 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.

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