THIS TRUST DEED, made this 7.th day of Septemberuf 914, 19.78., betweer DONALD P. CARNER	TRUST DEED	Vol. <u>18</u> Page	22317 . @
IdFRANCIS_EHADFIELDand_ETHEL_LHADFIELD_,HUSBAND_ANDWIFEss Beneficiary WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath	7.th	Septemberuph graup	, 19.78., between
IdFRANCIS_EHADFIELDand_ETHEL_LHADFIELD_,HUSBAND_ANDWIFEss Beneficiary WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath		<u></u>	, as Grantor,
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: SStarting at a point 398 feet West of the Northeas FOPEN, Corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence LIG North 220 feet to the place of beginning, situate in the' SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range			, as Trustee,
Grantor irrevocably grants, bargains, sells and conveys to truste in trust, with power of sale, the property Klamath County, Oregon, described as: SStarting at a point 398 feet West of the Northeast Found corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence ¹⁹⁰⁹ LIS North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range			
SStarting at a point 398 feet West of the Northeastropen. Corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence ^{19005 CP} LIG North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	WITNESSETH:	Contraction of the second	ens des gaandelee
SStarting at a point 398 feet West of the Northeastropen. Corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence ^{19005 CP} LIG North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	sells and conveys to tru	istee in trust, with power of	sale, the property
corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence ¹⁰⁰⁰⁵⁰⁰ LIGI North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	· · · · · · · · · · · · · · · · · · ·	1111	22317
corner of the SE 1/4 SE 1/4 of Section 13, Township 23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence ¹⁰⁰⁰⁵⁰⁰ LIGI North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	nt 398 feet West	of the Northeast	oher , , , , , , , , , , , , , , , , , , ,
23 South, Range 9 E.W.M.; thence West 198 feet; thence South 220 feet; thence East 198 feet; thence University LIST North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	/4 SE $1/4$ of Sec	tion 13 Townshin	NUT MALAND AND NAME.
thence South 220 feet; thence East 198 feet; thence ^{1043 pu} LIGI North 220 feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	F.W.M · thencesW	lest 198 feet.	and a state and the
LIGI North 220, feet to the place of beginning, situate in the SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range	eet: thence East	198 feet. thence	លាកខ្លាំង
<u>1.151 ithe' SE 1/4 SE 1/4 of Section 13, Twp. 23 South, Range</u> 9 E.W.M.	the place of her	inning situate in	() · · · · · · · · · · · · · · · · · · ·
9 E.W.M.	of Section 13 T	wn 23 South Dand	Δ
방법에 전 수 있는 것 수 있는 것 수 있는 것 같은 것 같이 있는 것 같이 있는 것 같은 것 같은 것은 것 같은 것 같이 있는			
大事来,是这个大事,是这些大事,我们还有这些人的,你们还是这个人的,你们还是这个人,我们还是这个人,是你们还是这个人,我们就是你们的,你们不是你们的,你不是你们的	<u> </u>		
9 E.W.M.	r r r r r r r r r r r r	7.th day of CO. nd ETHEL L. HADF WITNESSETH: sells and conveys to tru described as: nt 398 feet West /4 SE 1/4 of Sec E.W.M.; thence We et; thence East	Ath day of Septemberus Clean CO. nd ETHEL L. HADFIELD, HUSBAND AND W WITNESSETH: sells and conveys to trustee in trust, with power of described as: ht 398 feet West of the Northeast 4 SE 1/4 of Section 13, Township E.W.M.; thence West 198 feet; bet; thence East 198 feet; thence

C

3 2 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

sum of Sixteen Thous and by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

tinal payment of principal and interest hereof, if not sooner paid, to be due and payable <u>per</u><u>terms</u><u>of</u><u>said</u><u>note</u>. 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 beneticiary, then, at the beneticiary'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.

Bold, Conveyed, assigned or alienated by the grantor without intsins therein, shall become immediately due and payable.
The above described real property is not currently used for agrice.
To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To complete or restore promptly and in good and workmonlike thereon;
To provide and continuously maintain insurance on the buildings and there are and the second one of the building state in the proper public office or other insurance and to the there are and the second one of the buildings of the beneficiary at least litteen days prior to the expiration of the there are and the proper second the insurance on the restore and the proper second the insurance on the organ of the proper and thereon, and propers the tensor there are an and there any policy of the there are and there and there and policies to the beneficiary at least litteen days prior to the expiration of a option to be carried plate or release there and there and thereon, and policy of the thereon, and thereon and there and thereon and t

-

(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) join in any subordimation or other afterement altecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto", and the recitals therein of any matters or facts shall be conclusive proof of the truthtuiness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. IO. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by a receiver to be appointed by a court, and without regard to the adequacy of any security for ertly or any part thereol, in its own name sue or otherwise collect the rents, less costs and profits, including themess, each probable theres, and the store, and the second or and take possession of said property may at entropy any part thereol, on the collection, including reasonable attorney's lees upon any indebitedness secured hereby, and in such order as beneficiary may determine.

issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or darange of the property, and the application or release thereod as aloresaid, shall not cure or waive any delault or notice. If delault hereunder or invalidate any act-done 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 in indepted is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust deed in equity as a mortfagie in the manner provided by law lor mortgage foreclosures. However it said real property is not so currently used, the beneficiary this election may proceed to foreclose this trust deed by advertisement and said. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said fore fore the trustee shall list the time and place of sale, give notice theredy, with the beneficiary or the trustee shall be the beneficiary or the trustee shall be the dender of altored the beneficiary or any between the date set by the trustee to loreclose this trust deed in thereby, where upon the trustee shall be the dender or altored the manner provided in ORS 86.740 to 86.795.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any tensor permitted by law beneficiary may from time to time appoint a successor to successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and, its place of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of piper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly erceuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which kentor, 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 Bor; o bank, trust company or savings and loan association authorized to do business under the laws 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.

Magnussel agenti-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 (even il-grantor is a natural person) are for business or commercial purposes other than agricultural (b)- for an organization, or (even il-grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or, such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary industry and the truth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST-lien to finance the purchase of al dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first-lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. If the signer of the above is a corporation. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of) ss. STATE OF DEXEMINE California , 19..... ...and Personally_appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the E Presenting appeared the above named ______ president and that the latter is the AL-SEAJ secretary of COUNT and the second and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: E and ackno E for a solution of the solution o ᡖ and acknowledged the foregoing instruvoluntary act and deed. Before me: ប Betore me: ADE BOAR (OFFICIAL SEAL) SEAD Paseo, Notary Public for Offer Calif. Notary Public for Oregon My commission expires: My commission expires: νŒ. 73:785 Sept. 22, 1981 n ann ann 1 Airte an 1960 - C 100 urit the house of the street when a property of the street an na s Na stairtea 1 9. 3.23 The opace described that had the rest consult for full reconveyance started white to balling To be used only when obligations have been paid. al 18-1 construit in agina, all all all angles to finit an one thrand atom for and point the chair deviation and moratic to be 1 ALANCO 11545 Trustee TO: Contro parameter of 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 Jogethar with all and cinquist the tensmusts, hereinmusts, and a row of the foreafter appearation, and the rends, issues and profils the , 19 DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made 1. 1. 1. 1. Tion Q_{1} 13 STATE OF OREGON peditoi TRUST DEED place of o the ss. feet; TREACO ROSE 133 County of Klamath (FORM No. 861) 001 001 russia des 2**.** - 1 NESS LAW PUB. CO., PO 3. 3. ¹ 2 1 I certify that the within instruspace Reserved FOR RECORDER'S USE RECORDER'S USE A contraction of the structure of the stru AND HE AND ALL AND A GA ANDER 7 6 6 16 1 A CONTRACTOR OF A CONTRACTOR artic that their Grantor WHE STAR LANDS & FOR COURCE A Large Ch. County, On County, On 11.1 Record of Mortgages of said County. WITNESSETB-Witness my hand and seal of AND ALLEY C. HODELPT Beneficiary as a dam County affixed. ÉÉ (651 Wm. D. Milne AFTER RECORDING RETURN TO La math Corunty Little Co. we be tradit could Clerk 1972Title A..... vill By Servetha A peterto Deputy attestim 16002 0250 2651

Terles- (AB21 2-103

Fee \$6.00