| 58223 | TRUST DEED | Vol. 778 Page | SASH |
|--|--|--|----------------|
| THIS TRUST DEED | this 25th day of | October | 78 |
| | | Will and will | - |
| U.S. Employees of Lane | Succounty Credit Union | | , as Trust |
| | WITNESSETH: | | , as Beneficia |
| Lot 9 Block 0 Gunt man | | | |
| Lot 9 Block 0 GUNT man | Pargains, sells and conveys to tr Oregon, described as: REST ESTATES; TRACT 1060, of the Countu Clerk of Kl | according to the offici amath County, Oregon. | al plat the |
| Lot 9, Block 9, SUN FOR on file in the office o | ····································· | according to the offici amath County, Oregon. | al plat the |
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| Lot 9, Block 9, SUN FOR on file in the office o | EST ESTATES; TRACT 1060, of the Countu Clerk of Kl | according to the offici amath County, Oregon. | al plat the |

245.34 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-for the PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THREE THOUSAND DOLLARS and no/100 - - - - - - - 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 The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said not The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust dead draptor adverse.

<text><text><text><text><text><text><text><text> ant is the date, stated above, on which the linal installment of said note guicellural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other of creating any restriction thereon; (c) join in any subordination or other of creating any restriction thereon; (c) join or charge thereof; (d) reconvery, withhournal allociting this deed or the line or charge thereof; (d) reconvery, withhournal statements of any part of the property. The grants proton or persons fashed by environment of the statement of the property of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the cost of the property of the any of the indebidness hered, in the part of the any of the indebidness hered, without regard to the adequacy of any security for the indebidness hered, in the part of the any of the entry is and profits, including those part and take possession of asid property, by the same.
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I conserve there and any adapted by law to the bareling any appresend of any adapted by advertime any delay tor notice.<

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surpline, if any, to the grantor or to his successor in interest entitled to such surpline. If the For any reason permitted by law bandlelary may from time to the appoint, a successor, or successors to any trustee memod herein or in any successor trustee successor, or successors to any frustee memod herein or the any successor trustee, successor, trustees, the latter shall be vested with all third powers and during successor, trustee, the latter shall be vested with all third powers and during successor trustee, the latter shall be readed or appoint instrument executed by pendically consistent performance of the first powers and during the appointment and substitution shall be readed by written instrument executed by hereficiery, containing reference to the trust deed and its place of read pendicary, containing reference to the tone trust deed Gleth w Recorder of the which, when recorded in the ellice of the Contry Gleth w Recorder of the proper appointment of the successor trustee. 17, Trustee accepts fruid when the the the property is situated. acknowledged is much a provided the moder, we other deed, dury rescuted and obligated to notify any party here of pending and under any other deed ablate to notify any party here of proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee herebruler must be either an attantor, who is an active member of the Oregon State Bar, a bank, trust com 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 property of this state, its subsidiaries, affiliates, agents or tranclins, or the United States or any agency thereof.

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

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 .

| not applicable, if | anty (a) or the in |
|--|--|
| * IMPORTANT NOTICE: Delete, by lining out, whichever warron not applicable; if warranty (a) is applicable and the benefici or such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Resultable built. | ary is a creditor () and y and y and y and y |
| Deneticiary MUST comply with the Automatic and and | egulation Z, the T |
| The purchase of a dwalltan | lien to finance |
| if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 130. equivalent. If compliance with the Act not required discussion | s or equivalent; |
| fif the signer of the 1 | ard this notice. |
| use the form of acknowledgment opposite.) | Sherry A. Kintzley |
| STATE OF OREGON, | IS 93.490) |
| 🖡 👘 🗄 Sana ang kanalang | STATE OF OREGON, County of |
| County of Lane |) ss. |
| October 25 , 19 78 | Personally appeared and an |
| a croolarly appeared the above pamed | |
| a Barry B. Kintzley | each for himself and not one for the other, did say that the former is the |
| | president and that the latter is the |
| har fright state of the state o | secretary of |
| and acknowledged the tout | |
| Nent to be Cite 11 | and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was sides the corporate seal |
| COFFICIAL / the me: | |
| SEAL A contene mulland | then acknowledged said instrument to be its voluntary act and deed. Before me: |
| Notary Public for Oregon | |
| My commission expires: 3-17-80 | Notary Public for Oregon (OFFICIAL |
| | My commission expires: SEAL) |
| | ng program na sangar sa sangar sa |
| - 2017년 1월 1997년 1월 1월 1997년 1월 1997년 1월 1월 1997년 1월 | |
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| o be used on | ly when abligations have been paid. |
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