SEL-Oregon		

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in

Vol. 778 Page 25852 TRUST DEED

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THIS TRUST DEED, made this

1.

day of September , 19.78., between 11th James E. Parsons

Klamath County Title Company Klamath Falls Forest Estates and

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

STARL GLASS AN

First Addition to Klamath Forest Estates, Sprague River Unit 2 as recorded in Klamath County, Oregon

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and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property.

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereinto belonging or in anywise now or hereatter appertaining, and the rerits, issues and profiles thereof and all fixtures now or hereatter attached to or used in connec-tion with and right estate. FOR THE PURPOSE OF SECURING PERFORMANCE of sach agreement of grantor herein contained and payment of the thereon according to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of even rises herewish another attached to the terms of a promissory note of the terms of a promissory note of the terms of a promissory note of the terms of the terms of the terms of the terms of a promissory note of the terms thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, it April 11 19 86

To protect the security of this true (dec), drainty uses an effective of the security of this true (dec), draintor agrees: To protect preserve and melatain ask property in dood condition. repair hold to remove a durated and bailding or improvement thereof; to compare the security of the security the security of th

Repair and respectively effective and provide in the second set, and there is no the set of the second second set of the second second second second second by filter or the second s

. as Grantor. . as Trustee.

, as Beneficiary,

Annenni, irrespective of the maturity dates expressed therein, or sensed to be approximated of the making of any map or plat of axid property: (b) join in y graderdination on other making of any map or plat of axid property: (b) join in y graderdination on other making any restating any trattering and thereon, (c) join in any graderdination on other without mainty, all or any part of the property. The platterin of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's less for any of the service membrand in this paragraph shall be not less than \$5.
To. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without reject to the adequacy of any security for this matters of less than \$5.
To. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without reject to the adequacy of any security for this matchedness way and collections and unpaid, and apply the secure and collections and unpaid. The paragraph shall be not be apply and the apply and the apply and the application of the paragraph of the secure and unpaid. The paragraph and the provide the secure and collections and apply the secure and provide. The shall be atom the secure and provide the secure and collection and apply property. the interest platterine or notice of delault hereunder or invalidate any art done wants to ach notic.
To. Upon dulault by grantor in payment of any pay at and other any art done the above described real property and and pay at a secure of a state and other any art decembers and apply and the apply and the apply and the apply apply and any appendix or any apply apply apply apply and the apply apply

surplus, if any, to the grantor or to his successor in interest entitled to such anythin it is any resump permitted by law beneticiary may from time to such the suppoint a successor resuccessor to any trustee mamed herein or to any uncessor frustee appointed hereunder. Upon such appointment, and without assesser frustee appointed hereunder. Upon such appointment, and without assesser frustee appointed hereunder. Upon such appointment, and without assesser for the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed merument exceused by beneficiary, containing reference to this trust deed and its piece of second, which, when recorded in the allice of the County Clerk or Records of the county or counties in which the property is situated, chall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duiy executed and achnowledged is may party hereto of pending sale under any other deed of prime to a party uples such action or proceeding is brought by trustee.

NOTE: The Teus Deed Act provides that the trade is fare under must be wither any arbitratively, who is an in this member of the Oregon Stote Bar, a bonk, must company or spring; and icon association authorized to do tusines; 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, affiliers, as ents or branches, or the United States or any agency thereof.

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The grantor covenants and agrees to and with the beneficiary and those ch fully seized in fee simple of said of scribed real property and has a valid, unencur	aiming under him, that he is law- nbered title thereto
પ્રકારમાં પ્રદુત્તું કે ગુક્રામાં પ્રદેશ પ્રદાર પ્રદુત્વે પ્રદુત્વે પ્રદુત્વે પ્રદુત્વે પ્રદાર કે પ્રદાર કે પ્ આ ગુરુષ્ટ્ર પ્રચાર પ્રદુત્વે પ્રદેશ પ્રદાર પ્રદેશ પ્રદેશ પ્રદાર કે પ્રદેશ કે પ્રદુત્વે પ્રદુત્વે પ્રદેશ કે પ્રદે આ ગુરુષ્ટ્ર પ્રદાર પ્રદુત્વે પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ પ્રદુત્વે ગુરુષ્ટ પ્રદુત્વે પ્રદેશ કે પ્રદેશ કે આ ગુરુષ્ટ પ્રદાર પ્રદાર પ્રદુત્વે પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ કે પ્રદેશ કે પ્રદેશ કે પ્રદેશ કે પ્રદેશ કે આ ગુરુષ્ટ પ્રદેશ કે પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ પ્રદેશ કે પ્	
and that he will warrant and forever defend the same against all persons whoms	cever.
ക്കും പോല്ലാനും സംസ് പോല്ലാന് പോല് പ്രത്യാന് ഇന് പ്രത്യ നില്ലാന് നില്ലാന് നില്ലാന് പോല്ലാന് പ്രത്യാന് പ്രത്യാന് പ്രത്യാന് പ്രത്യാനം പ്രത്യാനം പ്രത്യാനം ക്രോണ് പ്രത്യ നില്ലാന് പ്രത്യാന് നില്ലാന് പ്രത്യാനം പ്രത്യാന് പ്രത്യാന് പ്രത്യാനം പ്രത്യാനം പ കോട്ടും പ്രത്യാനം പ്രത്യാനം പ്രത്യാനം ക്രൂട്ട് കോട്ടും പ്രത്യാനം പ്രത്യാനം പ്രത്യാനം പ്രത്യാനം പ്രത്യാനം പ്രത്യാന	
The grantor warrants that this proceeds of the loan represented by the above described (a) with the purpose described (a) without the purpose (see In the purpose of the pu	mportant mouse delow,
This deal apples to, tours to the benefit of and Dinds all perior bereto; their heirs,	legatees, devisees, administrators, execu- ler and owner, including pledgee, of the
contract stored hereby whether of not survey as a built of the singular number includes the manualine fender includes the tenu une ind the neutro, and the singular number includes the	piural.
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na) applicable, if warning (a) is applicable and the beneficiary is a creator or such word is defined in the Train in-Lending Act and Regulation Z, the Constitution MLIT randow with the Act and Equilation, words in sequence	Grantor
disclosures; for this purpose, if this individual is to be a start of an annual individual in the start of th	
equivalent, all (Completence) were invested to a la province of the second seco	
STATE OF OREGON, County of Riverside	£
September 15 191 78	who, being duly sworn, the other, did say that the former is the
	president and that the latter is the secretary of
and that the wal allived to the tangening instru-	a corporation, oregoing instrument is the corporate said instrument was signed and scaled in ba-
CIFEIGIAL	rity of its board of directors; and each of ment to be its voluntary act and deed.
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REQUEST FOR FULL RECONVEYANCE	
To be used only when abligations have been paid.	
The undersigned is the legs i owner and holder of all indebtedness secured by the fore	oing trust deed. All sume secured by sold
The undersigned is the legel owner and the barby his directed, on payment to you of trust deed have been fully paid and estistic. Your breaky his directed, on payment to you of said trust deed or pursuant to stitute, to cancel all evidences of indebtedness secured by an interwith together with said trust (cost) and to reconvey, without warranty, to the parties designed.	HE FIELD GOOD (WILLCH FILE CONTACTOR TO YOU
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DATED: Contra officiate from 19	
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