5917

TRUST DEED

Vol.///78 Page 27061\* @

December Cullich (19., 19. 78, between as Grantor,

SICULARY DEED, made this Let day of KIAMATH COUNTY TITLE COMPANY es Trustee, and Edward C. Dore, Jeanne M. Dore and Rose G. Young as Beneficiary,

Recard of Mortgage, of said Court, WITNESSETH:

Crantor irrevocably grants; bargains, sells and conveys to trustee in trust; with power of sale, the property in DOK tamach. A County, Oregon, described as: in book 1173 on page 21.054

Lot 1 Block 5, Mountain Lakes Romesites, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

county of Klamath

STATE OF OREGOVE

HOLW No. 8391 TRUST DEED

net lets at destray this light beed Or this ROIS apply it reques soll and to delivered up the lightly beet to constitution being recoveryone will be now

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 state and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real state and the rents of the

To protect the security of this trust deed, grantor agrees.

In the protect, preserve and maintain said property in good condition and repair, not to remove or denotish any building or improvement thereon; not to complete or restore promptly 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 therefor.

In comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property, it the beneficiary to request, to join in executing such linguing statements pursuant to the Uniom Commecial Code as the beneficiary may require and to pay for illing search in the proper public ofting on offices, as well as the cost all lies searches made by filing officer or searching agencies as may be deemed desirable by the beneficiary.

tions, and restrictions altering and property, it the density requests, ton in rescuting auch linguous alternants, pursuant to the United Commissions of the control of the

iturnal, irrespective of the maturity dates expressed therein, or itemporary security of the making of any map or plat of said property; (b) join in franting any essential contenting any restriction thereon; (c) join in my subordination or other egreement affecting this deed or the lien or charge thereof; (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 thereof," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this peragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any property of the second proof of the services may be sufficiently may be sufficiently may be sufficiently and children of the adequacy of any security for erty, or, any part thereof, in its own names use or otherwise collect the rents, issues and profits, including those past due and unand, and apply the same, less costs, and expenses of operation and collection, including reasonable attorning's feet upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon land taking poression of said property, the collection of, such, rents, issues and profits or the process of time and other insurance politics or compensation or release hereof as aloresied, shall not cure or pursuant to such notice.

12. Upon default by grantor in payment of any inabledness secured hereby or in his performance of cany agreement hereunder, the beneficiary may declare all sums secured hereby immentally due and payable. In such an event and if the above described real property is currently used for agricultural, timber or axising purposes, the beneficiary on the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said, described (real property is not so currently used in appropriate the property of the free of the pr

surplus, it any, to the stantor of to his successor in interest entitled to such surplus.

1. 16. For any reason permitted by law beneficiary may from time to time appoint a successor of successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor strustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Bach such appointment and substitution shall be made by written instrument executed by heneficiary, containing reference to this trust deed and like place of record, which, when recorded in the office of the County Clerk or Recorder of the county or councies in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed 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 grantor, benefitiary or trustee shall be a party replaced the shall be a party replaced the proceeding in shought by trustee.

NOTE: The Trust 'Dood Act provides that the trustee 'betaunder must be alther an attempt, who is an octive member of the Oregon State Bar, a 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.

	<del>(7060</del>
seized in fee simple of season of the purple of the	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
the case of the property of the case of th	the series against all persons whomsoever.
the production and transmission of the production of the production of the production and attacks, the production of the	control to the state of the sta
(a) primate (b) for an organization, or (even if grantor is (b) for an organization, or (even if grantor is purposes.  This deed applies to draws to the benefit of the ben	and binds all parties hereto, their heirs; legatees, devisees, administrators, execu- and binds all parties hereto, their heirs; legatees, devisees, administrators, execu- tion of the parties of the hereto, and whenever the context so requires, the
in WITNESS WHEREOF; said grant	the cat his hand the day and year first above withten
applications of the fruit in Lending up to with word is defined in the Act and Regulation officiary MUST comply with the Act and Regulation losses for this aurose if this instrument is to be a losses for this large use Stevens Ness Form No.	by making required as A C C C C C C C C C C C C C C C C C C
purchase or the purchase of the land was steventies in instrument, is NOT, to be, a first lien, use steventies to large of the compliance within the Act and trequired to the signer of the above is occupation, the form of acknowledgment opening.	lisregard ithis notice and the state of the
County of Jackson December 1 19 78 Personally appeared the above named thomas Control and	Personally engreared who being duly sworn,  seach, for himself and not one for the other, did say that the former is the  president and that the latter is the
displaying the toregoing in the top of the transfer of the tra	them acknowledged said instrument to be its voluntary act
Reduce the Alamonde EAU Notern Public for Oregon  My commission expires	Beto e me:    Complete   Complete   Complete     Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Complete   Complete     Co
The undersigned is the legal trust deed have been fully paid and satisfied Ye trust deed have been fully paid and satisfied Ye trust deed or pursuant to statute, to cance said trust deed lend to be said trust deed lend to be	the be used only when obligations have been pold.  Trustee the state of all indebtedness secured by the foregoing trust deed. All sums secured by saidler of all indebtedness secured by the foregoing trust deed. All sums secured by saidler of all indebtedness secured by said trust deed (which are delivered to ye all evidences of indebtedness secured by said trust deed (which are delivered to ye all evidences of indebtedness secured by said trust deed (which are delivered to ye all evidences of indebtedness secured by said trust deed (which are delivered to ye all evidences of indebtedness secured by said trust deed (which are delivered to ye all evidences).
DATED:	Beneficiary  Beneficiary  which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
(FORM No. 881)	County of Klamath I certify that the within inst
COUNTY, OTERON.	CHE OFFICE OF THE Comment was received becamber 19
Lot I Higek 5; Nounter "" Librobereef on file I. County, Oregon,	SPACE RESERVED in book
Lot 1 Hiock 5; Mountel 21throbered on tale. 1	Record of Mortgages of said Count  NALANEZZELH  Witness my hand and sea