TRUST DEED

ъ. . <sub>Ситтодити</sub>64926 TRUST DEED DO BOX 343 ATHIS TRUST DEED, made this ZND day of APPLICALIST, 1979, between GEORGE A PONDELLA, JR., as Grantor, GEORGE A PONDELLA, JR , as Grantor,

WESTER MOUNTAIN TITLE COMPANY , as Trustee,

and MESTER DEBOER and BEVERLY C. DeBOER, Husband and wife , as Beneficiary, WITNESSETH: WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: rancook. Lot 5, River's Bend, according to the official plat; thereof on file in the office of the County Clerk of Klamath County, Oregon. Visit 18 20 Ceorde V. Bouderla' Ir. Learth that the within indic-County of Manach (נסניא אין שפגן

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STATE OF OREGON

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 estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the security and the security an

sold, conveyed, assigned or alienated by the grantor without: lists then, at the beneticiary's option, all obligations secured by this inst herein, shall become immediately due and payable.

The above described real property is not currently used for agriculture. The above described real property is not currently used for agriculture. The protect the security of this trust deed, grantor agrees:

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

1. To protect, preserve and maintain said property in good condition and repair, not to commit or permit any waste of said property.

1. To complete or restore promptly and in good and workmanlike manner, and pay when due all costs incurred therefor.

3. To complete with all laws, ordinaines, regulations, covenants, conditions and restrictions affecting said property; if the beneficiary so requests, to join in executing such liminarial statements pursuant, to the Union Commenced proper public office or, offices, as well as the cost of all lien searches made by illing diffices, or searching, agencies as may be ideemed desirable by the beneficiary.

1. The procycle and continuously maintain resumes for the buildings and such other hazards as the beneficiary may from time to time require, in companies acceptable; to the beneficiary may from time to time require, in companies acceptable; to the beneficiary will loss payable to the length of the desirable by the beneficiary may procure the same at grantor's expense. The amount on old any policy of insurance host was a frantor's expense. The amount on old any policy of insurance how or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount on the string the procure of the charges that may be levied or assessed upon or any part thereof, may be released to grantor. Such application or release shall not cute, or waive any default or notice of default hereunder or invalidate any act does not any act as a security right or or other charges that may be levied or assess

instrument, irrespective of the maturity dates expressed therein, or including, limber or grazing purposes.

\*\*HOMALY INC.\*\*

(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 subordination or other agreement, altecting, 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 be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of any matters or facts shall be conclusive proof of the truthful data steered of the steered of the services mentioned in this paragragh shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time, without, notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness, hereby secured, enter upon and take possession of said property any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and anyly the same, less costs and expenses of operation and collection, including reasonable attorney's dees upon any indebtedness secured hereby, and in such order as beneficiary any declaration of the property, the collection of the property, and the application or referse thereof as along the property, and the application or referse thereof as along the property, and the application or referse thereof as the property, and the application or referse thereof as the property or in his performance of

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. For any, reason, permitted by, law beneficiary may from time to time appoint a successor or successors 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 office of the County Clerk or Recorder of the county or counties 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, 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 other an attained, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do bainess under the laws of Oregan 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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The grantor warrants that the proceed (a) in improvement of the proceed (a) in improvement of the proceed (a) in the proceed (b) in the proceed (b	eds of the loa	n represented by	the above de	scribed note and	this trust deed are:	
(a)* primarily for grantor's personal (b) for an organization, or (even il. purposes.  This deed applies to inures to the tors, personal representatives, successors and	-grando is sign -pour since and Bandinion and	one come to see	E 10t Dusiness	or commercial.	ournoses other than agricult	
tors, personal representatives, successors and contract secured hereby, whether or not nan masculine gender includes the teminine and IN WITNESS WHEREOR, sa	ned as a benef	iciary herein. In c	construing this	the holder and d deed and when	wner, including pledgee, of ever the context so requires	the the
* IMPORTANT: NOTICE: Delete, by lining out, who not applicable; if warranty (a) is applicable and	nichever warrant	ly (a) or (b) is	t his hand t	he day and y	ear first above written.	eri godi Najelek Alikyis Alikyis Sodi
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if this instrument is NOT to be a first lien, use SI equivalent, if compliance with the Act not re (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	levens-Ness Forn quired, disrega	n No. 1306, or rd this notice.	the same may be the may be also the train also the train the second at	reuter par in electricity of the con- the sea than the construction of a country transfer the sear the country of the sear the country of the country	Fig. (Section by the class) great and a section by the class of the cl	
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The undersigned is the legal owner and trust below the trust below the first deed have been fully paid and satisfied.	holder of all i	indebtedness secur	red by the to	or out trust d	eed. All sums secured by s	aid
said trust deed of pursuant to stutute, to can herewith together with said trust deed) and to estate now held by you under the same Mail	reconvey, with	out warranty to	the parties	said trust deel	I (which are delivered to )	ou
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Do not lose or destroy this Trust Deed OR THE NOT	TE which it secures	. Both must be deliver	red to the trustee	for cancellation bef	ore reconveyance will be made.	
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Beverly C. DeBoer Beneficiary	TITLE C SEVERLY	OMPANY C DesoA: ctraesseth	gdstat ''	Witness ounty affixed	my hand and seal o	o <b>f</b> .
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Klamath Falls, OR 97601		TRUST DEED	В	y Derretha	State Deput	y

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