70488

THIS TRUST DEED, made this 12th day of JACK H. DICK and IRENE D. DICK, husband and wife

TRUST DE ID.

MOUNTAIN TITLE COMPANY MILDRED G. SORENSEN and

.... FORM Ne.

TS

in

WITNESSETH:

TRUST DEED

Mtc. 8

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

- CO

Lot 2, Block 28, FIFTH ADDITION TO KLAMATH RIVER ACRES OF OREGON, LTD., according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

together with all and singular the tensments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all lixtures 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 SIX THOUSAND AND NO/100 ------ Dollars, with interest

linal payment of principal and interest hereof, il not sooner paid, to be due and payable to beneficiary or order and made by grantor, the 1984 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 lirst having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective, of the maturity dates expressed therein, or herein, shall become immediately due in d payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

bidid, collegerd, ausginary's option, all obligations secured by this instruction, and become immediately due and payable.
The above described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To complete or restore prompty is not currently used for agricult to commit or permit any waste of and property in good condition and require the or restore prompty in more therefore.
To complete or restore prompty in more constructed, dramaded or detroyed foreon, and waste of and property in good and workmanike manner any building or improvement all costs incurred therefore.
To complete or restore prompty invanit to the Unilorm Commercial Terron, and vitical atterments jurvanit to the Unilorm Commercial Code as the breeficiary may require and to a prove the all line searches made by filing ollicers or searching adenticary any low domains the to the breeficiary may require and to the breeficiary in the cost of all line searches made by filing ollicers or searching adenticary may require any low different to the breeficiary as soon as insured. If the grantor both all homeliciary is all and the analysis of the allerer and property below on any process of option and a search and a specific and as provide and breeficiary may procure the same all grantor's expenses. The searching and property below any part little days prior to the expiration of restore and option and breeficiary and how thereases and the pay all the grantor's ender the days of the approxement and the property below any part develor filter and property below any part days and the approxement and the pay all property below any par

pellate court shall adjudge reasonable as the beneficiary soch sum as the ap-ney's lees on such appeal. It is mutually agreed that: S. In the event that any portion uv all of said property shell be taken unler the right of environ that any portion of the mention of the memis payable ight. If it's objects to require that all of any portion of the memis payable to pay all reasonable costs, septement and atterney's less not her annexity required or pay all reasonable costs, septement and atterney is the next the public by grantor in such taking, which are in escens of the annexity required or pay all reasonable costs, septement and atterney's less not here the public by grantor in such proceedings; shall be paid to harview's less, buth in the trial and appellate courts, necessarily paid a incurrent by ben-ficiary in such proceedings, and the balance incurrent by con-mentered hereber; and grantor afters, at it is own expense; or take such actions are even hereber; and grantor afters, it is not spenner; or take such actions genuel such informentia as shall be incurrent by bene-ticiary in such proceedings, and property is the note form of a secured hereber; and grantor afters, at its own expense; or take such actions and execute such informentia as shall be incurrent by bene-gendors ment of its, lees and presentation of the motioning such com-pensation, promptly upon beneficiary's request. (in case of lull reconveryances) for cancellation), without allecting the liability of any person for the payment of the indebtedness, fruster may hous the induction after the induction of the second

rument, irrespective, of the maturity dates expressed therein, or liveal, limber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any not other agreement allecting this deed or its lien or charge thereoil; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "person or person if easily thereoil; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "person or person if easily entitled thereoic," and the truthulness thereoil. Trusters less for any of the recent set in any reconveyance may be described as the "person or person if easily entitled thereoic," and the truthulness thereoil. Trusters less for any of the recent set in the partagraph shall be not less than be interview may at any any other difference, in it to won name sue or otherwise collect the rents, issue and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including travanable altorney'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 terms, issue and profits, or the proceeds of lire and other insurance policies or compensation or awards for any laking whill not cure or wave any island to poster of large property is currently used for agricultural, the back described real property is our contrally and the appleter of any agreement hereunder, the beneliciary may declarmine.
12. Unit delault or potice of delault hereunder in any indebtedness secured and it the above described real property is currently used for agricultural, there is and expenses if as and expenses of the indebte is faut declared in any noted be the intert of the index of the reson or index

surplus, if any, to the grantur or to his successor in interest entitled to such surplus. [16] For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any increasor trustee appointed, hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all thin conveyance to the successor trustee, the latter shall be vested with all thin conveyance to the successor trustee, the latter shall be noted with all thin on the successor trustee appointed herein and the successor trustee hereinder. Each such appointment and subditution shall be made by write on the secured by beneticisty, containing reference to this trust deed and its place of record, which, when recorded in the ullies of the County Clerk or Recorder of the county or counties in which the property is situated. (17) Trustee appoint for record as provided by law. Trustee is not obligated to notify any party hereio of proteing sale under, any other deed of rusts or of, any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

MOLE. The Trust Deed Act provides that the trustee becomder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company of saving and loan association authorized is do business under the lows of Oregon or the United States, or title insurance company authorized to insure sitile to real property of the state. Its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

70.10.

Page 16483 0

19 79 between , as Grantor,

as Trustee.

, as Beneficiary,

	16484
The grantor covenants and agrees to and with the be	eneficiary and those claiming under him, that he is law- d has a valid, unencumbered title thereto
The grantor covenants and agrees to and with the be seized in fee simple of said described real property and	
that he will warrant and forever defend the same again	inst all persons whomsoever.
	ist, with dead BIG:
The grantor warrants that the proceeds of the loan represente (a)° primatily for grantor's personal, family, household or a (a)° primatily for grantor is a natural personal p	ed by the above described note and this trust deed are: gricultural purposes (see Important Notice below), grip) are for business or commercial purposes other than agricultural
(b) for an organization, or (even il grantor is a natural potential)	the bairs legatees, devisees, administrators, execu-
nersonal topication , and named as a Donelloun,	
IN WITNESS WHEREOF, said grantor has hereur	nto set his hand the day and year first above written.
ORTANT NOTICE: Delete, by lining out, whichever warranty (o) or (portant NOTICE: Delete, by lining out, whichever warranty is a crec policable; if warranty (a) is applicable and the beneficiary is a crec policable; if warranty (a) is a pruth-in-bending Act and Regulation 7,	ditor the His Attorney In Fact
ich word is camply with the Act and Regulation by making ficiary MUSI comply with this instrument is to be a FIRST lies to fin sourcer; for this purpose, if this instrument is form No. 1305 or equiva	iance Jenii 6. gr
Is instrument is NOT to be a first lien, us Stevens-reas round the instrument is NOT to be a first lien, us Stevens-reas round valent. If compliance with the Act not required, disregard this no state above is a corporation.	olice. Irene D. Dick
The move is a corporation of the second states and the second stat	TE OF OREGON, County of) ss. 19
County of Klamath	Personally appeared who, being duly sworn who, being duly sworn who who was the former is the state of the same state of
rene D. Dick for hersell and ad	secretary of
indeed the foregoing instru-	, a corporation that the seal affixed to the foregoing instrument is the corporate se said corporation and that said instrument was signed and sealed in b said corporation by authority of its board of directors; and end
and acknowledged the of a deed. of a half	said corporation and whority of its board of directors, and too f of said corporation by authority of its board of directors, and too m acknowledged said instrument to be its voluntary act and dee Boling me.
PERIONAL TALLA FULLE	Before me. (OFFICIA SEAL)
	1996-1996-1996-1996-1996-1996-1996-1996
	y _{commission} expires:
Wy doministion expires: 1 My	r commission expires:
0 0 5 My commission Expires July 13, 1931	y commission expires:
U 5 My commission Expires July 13, 1931	y commission expires: R FULL RECONVEYANCE hen sbligeliens have been point. rustee
Wey commission Expires July 13, 1931 U 5 Mile commission Expires July 13, 1931 ECUEST For To: The undersigned is the legal owner and holder of all index	y commission expires: R FULL RECONVEYANCE her obligations have been point. rustee bloodness secured by the foregoing trust deed. All sums secured by increased on payment to you of any sums owing to you under the term
Way commission Expires July 13, 1931 U 5 My commission Expires July 13, 1931 ECOUST For To: The undersigned is the legal owner and holder of all index trust deed have been fully paid and untislied. You hereby are d trust deed or pursuant to statute, to cancel all evidences and trust deed or pursuant to statute, to cancel all evidences	y commission expires: R FULL RECONVEYANCE hen obligations have been poid. rustee bitedness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deec
TO:	y commission expires: R FULL RECONVEYANCE hen obligations have been poid. rustee bitedness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deec
TO: The undersigned is the legal owner and holder of all indei trust deed have been fully paid and unitatied. You hereby are d said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held by you under the same. Mail reconveyance and	y commission expires: R FULL RECONVEYANCE hen obligations have been poid. rustee bitedness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deec
TO: The undersigned is the legal owner and holder of all indei frust deed have been fully paid and satisfied. You hereby are d said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held bytyou under the same. Mail reconveyance and DATED:	y commission expires: R FULL RECONVEYANCE here soligentees secured by the foregoing trust deed. All sums secured by hirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary
TO: The undersigned is the legal owner and holder of all indei frust deed have been fully paid and satisfied. You hereby are d said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held bytyou under the same. Mail reconveyance and DATED:	y commission expires: R FUL EECONVEYANCE hen obligations have been point. rustee biotedness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed t warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary Between the delivered is the trustee for concellation beliefs reconveyonce will be made.
My commission Expires July 13, 1931 U 5 MS commission Expires July 13, 1931 REGULEST FOI To be used only wh TO:	y commission expires: R FULL RECONVEYANCE hen obligations have been point. rustee bitedness secured by the foregoing trust deed. All sums secured by hirected, on payment to you of any sums owing to you under the term of indobtedness secured by said trust deed (which are delivered to of indobtedness secured by said trust deed (which are delivered to d indobtedness secured by said trust deed (which are delivered to d indobtedness secured by said trust deed (which are delivered to d documents to Beneliciary Both must be delivered to the trustee for concellation before reconveyonce will be made STATE OF OREGON
TO: The undersigned is the legal owner and holder of all indei frust deed have been fully paid and satisfied. You hereby are d said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held bytyou under the same. Mail reconveyance and DATED:	y commission expires: The FULL RECONVEYANCE then obligations have been poid. rustee bibledness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to of usersanty, to the parties designated by the terms of said trust deed documents to Beneliciary Bash must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON County of Klamath
My commission Expires July 13, 1931 OF 0 ECOURST FOR To be undersigned is the legal owner and holder of all index To: The undersigned is the legal owner and holder of all index trust deed have been fully paid and satisfied. You hereby are d said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held by you under the same. Mail reconveyance and DATED:	A FUL EECONVEYANCE here soligoilons have been point. rustee biotodness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary both must be delivered to the trustee for concellation below reconveyonce will be mode. STATE OF OREGON County of .Klamath
Wy commission Expires July 13, 1931 OF 0	A FUL EXCONVEYANCE here soligoilans have been point. rustee biotedness socured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness socured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary both must be delivered to the trustee for concellation below reconveyonce will be mode. STATE OF OREGON County of _Klamath I certify that the within in ment, was received for record of .12tiday of
Wy commission Expires July 13, 1931 OF 0 OF 0 OF 0 OF 0 The undersigned is the legal owner and holder of all index Tr The undersigned is the legal owner and holder of all index trust deed have been fully paid and untistied. You hereby are d and trust deed on pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without estate now held bytyou under the same. Mail reconveyance and DATED:	A FULL RECONVEYANCE here soligeniess have been poid. rustee bibledness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to t warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary Bash must be delivered to the trustee for concellation before reconveyance will be mode STATE OF OREGON County of Klamath
Wy down in the second sec	A FULL RECONVEYANCE here abligations have been point. rustee botedness escured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to it warranty, to the parties designated by the terms of said trust deed d documents to Beneliciary Beach must be delivered to the insules for concellation below reserveyones will be mode. SPACE RESERVED FOR RECORDER S USE SPACE RESERVED FOR RECORDER S USE
De not less er destrey this Trust Deed OR THE NOTE which it seures. TRUST DEEDED De not less er destrey this Trust Deed OR THE NOTE which it seures. TRUST DEEDED FOM No. 8811 STEVENESSE LAW FURD. CO. FORT. NO. 014. Crantor Crantor State Content of the series of the	R FULL RECONVEYANCE here abiligations have been point. rustee bitedness secured by the foregoing trust deed. All sums secured by lirected, on payment to you of any sums owing to you under the term of indebtedness secured by said trust deed (which are delivered to of indebtedness secured by said trust deed (which are delivered to it warranty, to the parties designated by the terms of said trust deed documents to Bash must be delivered to the trustee for concellation before reconveyonce will be mode. Space RESERVED FOR RECORDER'S USE RECORDER'S USE Scautty affixed.

.