Klamach Fallsteggon 97601 terr deed	Vol. 79 Page 23813
HOWARD A. MATTHEWS and LINDA K. MATTHEWS, hus	October D: 11106 19 79, between
as Grantor, DEL PARKS ^{ucquA}	as Trustee, and
AICHAEL RATLIFF	"一些是是世纪时间是因为了你是否是是是是是是一个问题是你是是
as Beneficiary, WITNESSETH:	$\frac{1000}{23313}$
$\begin{array}{cccc} \Gamma^{ U } & \mathcal{O} & \mathbb{M} \\ \hline Grantor irrevocably grants, bargains, sells and conveys to trust in Klamath \mathbb{K} \\ \mathbb{K} \\ \mathcal{K} \\$	tee in trust, with power of sale, the property grp ()cropper west and the property ()cropperty
Lot 6, Block 4, SECOND ADDITION TO MOYINA, in State of Oregon.	승규는 이 방법에서 이 비행에서 가지 않는 것을 알 수 있다. 이 바람에서 이 바람에서 가지 않는 것을 알 수 있는 것
TRUST DEED	2 CALE OF URDERN

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with said real estate.

n with suid real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Two Thousand no/100-

sum of _____IWO__INOUSAND__NO/_LUU______(\$2,000.00 pollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable ______OCLOBER_5______1980. 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 thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Ine above described real property is not currently used for agricul 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 remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. 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 cosis incurred therefor: 3. To complete or restore promptly and in good and workmanlike join in executing such Imancing statements pursuant to the Uniform Commer-cial Code as the benclicary may require and to pay for liting same in the proper public offices or, offices, as well as the cost of all lien searches mude by filling officiers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building

There and restrictions inflecting suit property, in the too the Uniform Commer-cial Code as the two of ellices, as well as the cost of all lien searches made property additions or searching agencies as may be deemed desirable by the there is a the two of the said premises against loss or damage by the manual not less than 3.
To provide and continuously maintain insurance on the buildings..., which there is a the definition of the said premises against loss or damage by the and such other hazards is the beneliciary may from time to time require, in an amount not less than 3.
To provide the defivered to the barefiltery as priors the test provide scenario shall be delivered to the barefiltery as priors to the expira-tion of any policy of the test is an and to deliver said policies to the barefiltery at hereafter placed on said buildings... the barefiltery and policy of moure the same at grantors expense. The amount of the same at grant of same at grantors expense. The amount of the same at grant of the same at grantors expense. The amount so relations and the same at grant of the same as same at done pursuant to such notice.
To keep said premises the transfer pay and the same and to pay all the same at a same at grant of the same as same at done pay and the grantor, and pay tarks, assess-ments, insurance prime any part of such application or retraction the same at the same at a same at grant of the same assess.
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unment, irrespective of the maturity dates expressed therein, or mating have reported in the interval interval.
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(a) consent to the making of any map or plat of said property: (b) join in grainong any essentent or creating any testificion thereory (c) join or any subordination. The interval dressed in our part of the property. The formation of other agreement activate interval or any part of the property. The property is not the interval of the property. The property is not have a subordination of other agreement activate interval of any part of the property. The provide the property is not have a subordination of the property. The provide the property is not have a subordination of the property. The provide the property is not have a subordination of the property. The provide the property is not have a subordination of the property. The provide the property is not have a subordination of the property of any part of the induction by a court, and without regard to the adequacy of any security for the induction by secured, end of the induction of the property, and in such order as benefits inducting those secured hereby, and in such order as benefits inducting those secured hereby, and in such order as benefits induction is such andreis, or the proceeds of line and other involves.
11. The entering upon and taking possession of said property, the induction is used norder.
12. Upon default by grantor in payment of any inductions secured hereby inmediately due and payable. In such order as a breased in the such order as a secure involves and the such as a secure involves in the such andre.
13. Upon default by grantor in payment of any inductions secured any distance in the property is not have appresses in the such and even any default or notice of default hereunder thereunder, the beneficiary may proceed to foreclose this trust deed in equity as a mortigite or discer the property is not have for the property is not have for the property is not have

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 to 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 either an attanty, who is an active member of the Oregon State Bar, a bank, trust company or saving's rand, loan association authorized to a business under the lows 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. CO?

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The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fam (4) X 10X MXXXIII MANY MXXXX H XMX				
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This deed applies to, inures to the bener rs, personal representatives, successors and ass notract secured hereby, whether or not named a basculine gender includes the feminine and the	igns. I ne term beneti	In construine this de	ed and whenever the cont	ext so requires, the
IN WITNESS WHEREOF, said g	rantor has hereunt	o set his hand the	day and year first abo	ove written.
IMPORTANT NOTICE: Delete, by lining out, whichev t applicable; if warranty (a) is applicable and the			a A. Matthews	
such word is defined in the Truth-in-Lending Ac	tion by making require	d Juna	log. Mai	thews
sclosures, for this purpose, if this instrument is to b e purchase of a dwelling, use Stevens-Ness Form to be a first lion use Steven	No. 1305 or equivalen s-Ness Form No. 1306, (Linaa I; or	K. Mattnews	
juivalent. If compliance with the Act not require	d, disregard this notic	A. Should like to their piter definition at any production of the transmission	angele and sense and a part of the Physical and an and sense a part of the Parameters and a part of the sense and the sense of the sen	
se the form of acknowledgment opposite.	(ORS 93.490)	OF OREGON. Coun	ty.of) ss.
County of Klamath ()ss. October 5 19 79	and recting to do the	and the second	, <i>19</i>	
Responsibly appeared the above named	oward	na ang bang sa mang sa bang sa	wh	o, each being fir
A. Matthews and Linda K. Matthews, husband and wife	🗅 Ressue examination contractor	A J Abox the lotter	in the	
	secretary	y of		ang sa sa sa sa sa sa sa
and acknowledged the foregoing	corporat	te seal of said corpora	eal affixed to the foregoin ation and that the instrum oration by authority of its	board of director
ment to be their voluntary act an		ch ol them acknowled d.	lged said instrument to b	e its voluntary a
OFFICIAL	weas	and a state of the		
Notary Public for Oregon	101	Public for Oregon		(OFFICIA SEAL)
My commission expires: 574	7,00	And the second s	ા મુક્ત મુખ્યું હતું કે પ્રાપ્ત કરવાય છે. આ ગામ અને ગામ કે પ્રાપ્ત જે જે પ્રાપ્ત કરવાય છે. તે પ્ જે પ્રાપ્ત કરવાય છે. આ ગામ કરવાય છે. તે પ્રાપ્ત કરવાય છે. તે પ્રાપ્ત કરવાય છે. તે પ્રાપ્ત કરવાય છે. તે પ્રાપ્ત ક	
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The undersigned is the legal owner and I trust deed have been fully paid and satisfied.	Vou hereby are directe	d on payment to you	I OF ANY SUMS OWING TO YO	a under the term
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	reconvey, without warr	anty, to the parties	designated by the terms of	t said trust deed
estate now held by you under the same. Mail r		것 이 방법을 가지 않는 것을 주세요.		that in a constant of the second of the second s
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