THIS TRUST DEED, made this       17th       day of       August       Feature 11       19       79       between 11         JOE GREENWOOD AND MARK GREENWOOD       as Grain       Klamath County Title Company, an Oregon Corporation       as True         and       Klamath Falls, Forest, Estates, a partnership       as Benefici         and       Klamath Falls, Forest, Estates, a partnership       as Benefici         and       Klamath falls, foregon, described, as inspectence in trust, with power of sale, the propin         Klamath fall, county, Oregon, described, as inspectence is trusted in trust, with power of sale, the propin         Klamath fall, and shiped requested as inspectence is the sale of a same second provide in the sale of a same second provide is the same second of the sa		<sup>ge uv, jore of</sup> "75871 <sup>119 of</sup>	( 195, hole which is second. I	RUST DEED	"""" ¥01. <u>m79</u>	
Klamath County Title Company, an Oregon Corporation       as True         Ind       Klamath Falls Forest Estates, a partnership       as Benefici         WITNESSETH:       Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the prop         Klamath       County, Oregon, described as inspiratence restored in trust, with power of sale, the prop         Klamath       County, Oregon, described as inspiratence restored in trust, with power of sale, the prop         Klamath       County, Oregon, described as inspiratence restored in trust, with power of sale, the prop         Klamath       County, Oregon, described as inspiratence restored in trust, with power of sale, the prop         Klamath       County, Oregon, described as inspiratence restored in trust, with power of sale, the prop         Interview       Lot 129, Block 4/lof Klamath Forest Estates, Sprague River Unit 1         Interview       Stores         Stores       Stores on wave oppercent part for store trust and the single store as prest and the second store of the store of the second sto				day_of		
Md       Klamath Falls Forest Estates, a partnership       , as Beneficial with partnership         Ministration provides the function of the provides and conveys to trustee in trust, with power of sale, the prop         Klamath       County, Oregon, described as implement removed private rest and removed private removed print removed print removed private removed p		JUE GREEN	IWOOD AND MA	RK GREEN	WOOD agon Corporati	, as Granto
WITNESSETH: Grantor, irrevocably, grants, bargains, sells and conveys to truste, in trust, with power of sale, the prop Klamath County, Oregon, described as represented to be of units and the oregon that the two numerican in the and represented to be of units and the oregon that the two numericans in the second of Klamath Forest Estates, "Sprague River" Unit 1" as recorded in Klamath County, Oregon to be set and were oppendent to the of units and the oregon to be set and were oppendent to the of the set of the oregon to be set and were oppendent to the of the original and the oregon to be set and were oppendent to the original and appurtenances and all other rights therein to belonging or in and the original and the or	SV I					
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as recorded in Klamath County, Oregon is promet only super sequences and spectrum to belonging or in au together with all and (singular, the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in au		Lus nuserblued Lot 29,°E	Block 4 of Klam	ath Forest I	Estates, Sprag	jue River Unit 1
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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 egricultural, timber or grazing purposes.

sold, conveyed; assigned or alienated by the grantor without first therein, shall become immediately due and payable.
 The above described real poperty is not currently used for ogival to protect the security of this trust ideed, grantor agrees: 1. To protect preserve and maintain asid property in good condition and reair, not to remove or demolishing by building or improvement thereon; not to comov or demolishing by building or improvement thereon; not to comov or demolishing by building or any other and the protect of the security of the securety of the security of the security of the security of the sec

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riument, irrespective of the maturity dates expressed therein, or thread, timber or grazing purposes.
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(a) connent to the making of any map or plat of said property; (b) join in graving my cane making of any map or plat of said property; (b) join in graving my cane making of any map or plat of said property; (b) join in graving my cane making of any map of the service for the property. The france in any reconveyance may be described as the "person or person thereoil, (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or person theredied thereto," and the recitals thereoil. Truste's lees for any of the services menioned in this parafarph shall be not less than 35.
(1). Upon any delault by trantor hereunder, beneficiary may at any point delaw secured, enter upon and take possession of said property or any part threed, in its own name sue or otherwise collect the rents, less could dispense of apolicity or the proceeds of the same, less could dispense of apolicity or the proceeds of the and course, and any part threed, in its own name sue or otherwise collect the rents, res, less course any indebtedness secured hereby, and in such order as beneficiary may determine.
(1) The entering 'upon and taking' possession of said property, the obletion of such rents, issues and propint, or invalidate any act does more or warde to such notic.
(2) Upon delault by grantor in payment of any indebtedness secured hereby, inthe secured hereby immediately due and payable. In such an even any delault or notice of delaut hereunder, the beneficiary may decline all sums secured hereby immediately due and payable. In such an even and sele, the above described ted property is not so currenty used, the beneficiary or the less that 30.
(2) Upon delault by grantor in payment of any indebtedness secured and described real property is not so currenty used, the beneficiary or the issues and even and sele the above described ted property is not so currenty used. The b

surplus, if any, to the granto; or to his successor in interest entitled to such surplus. If any, to the granto; or to his successor in interest entitled to such it im appoint a successor or successor 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 the successor trustee and its place of the courty 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 trust 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.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do buiness 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.

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c	end and the second s	e simple of said d	escribed, real p	with the benefic roperty and has	Clary' and those claimin a valid, unencumbered	<b>24992</b> & under him, that he is law d title thereto
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the p if this equiva	urchase of a dwellin instrument is NOT to alent. If compliant	e, if this instrument is 9, use Stevens-Ness Fo be a first lien, use Ste	to be a FIRST lien rm No. 1305 or	IS finance	Mark	enum (
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		SCLES R To be us	EQUEST FOR FULL R	CONVEYANCE		
TC: The unde trust deed have	ersigned is the lega	Owner and 1 1	, Trustee			
said trust deed herewith togethe estate now held	or pursuant to stat er with said trust de by you under the s	d satisfied. You here ute, to cancel all evi ed) and to reconvey, ame. Mail reconveyan	by are directed, dences of indebt without warrant	secured by the lo on payment to you edness secured by y, to the parties	progoing trust deed. All sur of any sums owing to you said trust deed (which ar ssignated by the terms of s	ns secured by said under the terms of
11.0 DATED:	Klamaln F		ce and document in the second cf a face is to to	s <u>to</u>	signated by the terms of s	aid trust deed the
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