FORM No: 887—Oregen Trust Deed Series—TR MCE

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DERISIST	R made this 8th EY and RUTH M. WOOLEY day gt	d and wife as joint tenants, 19.79, between porgtion
KLAMATH COUNT	Y TITLE COMPANY, an Oregon cor EST ESTATES, UNIT NO 2: a partne	d and wife as joint tenants, 19.11., between
and KLAMATH FOR	EST EST ATEC UNITAINY, an Oregon cor	poration, as Grantor, as Trustee, tship, as Beneficiary,
	UNII NO 2; a partne	rship as Trustee,
Sum Grantor irroweest	WITNESSETH:	, as Beneficiary,
in Klamath	grants, bargains, sells and conveys to ti	rustee in truce
Shid sheet and the Britis State of the	County, Oregon, described as:	- sice milliss, with power of sale, the property
This were the second of the	status to cancel all cylinations of the statements	rustee in trust, with power of sale, the property we betwee approximate a same service and the property restrict and the same service a
	and 2; Block 32; Klamath Falls For	est Estates Highway (7, 1)
Plat	No. 2 as recorded "in Klamath Coun	est. Estates: Highway 66 Unit;
10	이 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같이 없는 것 같이 없	ty; Oregon.
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter, appertaining, and the rents, issues and protits thereol, and all fixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SIXTY TWO HUNDRED AND FORTY FIVE DOLLARS Dollars, with interest Dollars, with interest thereon according to the terms of a promissory note of even date hcrewith; payable to beneficiary or order and made by grantor, the n, shall become intimeutately due and payable. (The above described real property is not currently used for agricultural, timber or grazing purposes.

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(The above described real property is not currently used for agrees 'To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in Kood conditions into to commit or permit any waste of said property. In Kood conditions not to commit or permit any waste of said property. 2. To complete or restore promptly and in Kood and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, contin-tions and restrictions allecting said property; if the beneficiary to requests, to configure the beneficiary may require and to pay for line sarches made by filling of of offices, as well as the cost of all files sarches made by filling officers or searching agencies as may be deemed desirable by the mainter officers.

join in esceuting such infiniting and property: if the beneficiary to mills conduction of the control control co

instrument, irrespective of the maturity dates expressed therein, or gricultural, timber or grazing purposes.
(a) consent to the making of any map or plot of said property. (b) join in y subordination exernent or creating any restriction thereom, 'the join in any subordination exernent and creating this ded of the large or decision thereom is a second they be decisived of the large or plot of the individual exercised as the 'person or person person of the individual exercised as the 'person or person by subordination creating any restriction thereom is the 'person or person by second without exercised as the 'person or person by second individual exercises than 15.
In the indebidness the second of the truthulness, therein of any matters or lacts shall be revealed in this paragraph shall be medical postesion of person by second and take postesion of curry by the indebidness the and on and take postesion of the same part of the second in the indebidness are and part of the early be decised by the same second there are on the second by the same second there are on the second with a subordination of the same and unpaid and apply the same indebidness are and profils, or the protection in such order as benerical as the same of the same of the second with the same of the second with the same of the same of the second with the second with the

surplus, il any, to the granter or to his successor in interest entitled to such surplus. If is not any reason permitted by law beneficiary may from time to surplus. If is not any reason permitted by law beneficiary may from time to successor trush successor or successors to any truster named herein or to any successor trush successor, the latter shall be vested with all tills powers and during appointed hereinder. If yon such appointments and without powers and during appointed hereinder. If yon such appointments and without powers and during appointed hereinder. If you have a successor trushes and substitution shall be made appointed instrument executed beneficiary, containing reference to this trust deed and its place of record beneficiary, containing reference to this fusion Glerk or Recorder of the opport appointment of the successor truster is situated. If. Trustee accepts in trust when this deed, duly rescuted and obligated to notify any pathile record as provided by law. Trustee is not rust or of any action or proceeding in which frantor, beneficiary or truster 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company propeny of this store, its subsidiaries, affiliates, agents or branches, or the United States or any ogency thereof.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto the laborate of any his and that he will warrant and forever detend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not, applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation. 2, the beneficiary MUST camply with the Act, and Regulation by making required disclosures, for this purpose, if this instrument is to be a FIRST lien to finance there g. Wooley LTIC CAL T-1101 Individual Acknowledgment STATE OF CALIFORNIA COUNTY OF UENTURA SS. 10-19-79 .) ss. before me, the undersigned, a Notary Public in and for said State, personally appeared. DENNIS J. WOOLEY AND RUTH M: WOOLEY and AND RUTH M. WOOLEY known to me vho, being duly sworn, that the former is the I that the latter is the to be the person () whose name () is (ar) subscribed to the within instrument and acknowledged that <u>THE</u> t is the corporation, t is the corporate seal and sealed in be-WITNESS my hand and official seal. directors; and each of untary act and deed. OFFICIAL SEAL William Ro WILLIAM ROBERT MILLER NOTARY PUBLIC - CALIFORNIA Signature WILLIAM <u>ROBERT MILLER</u> Notary's Name (Typed or Printed) VENTURA COUNTY (OFFICIAL My comm. expires JUN 13, 1981 SEAL) 2M M&M 1/77 (This area for official notarial seal) Grantor 2 Beneficiary within inst said County no seal **TRUST DEEI** at 1:58.0 clock PM, and rec in book = M79, on page 26 or as file number 7651 res<sup>1</sup> 90067 record and County of Klamath County of Klamath I certify that the with ment was received for recor 5th day of November [FORM No. 881 ] Estate <u>D</u>fnnis J. Wooley milicute ġ hand Ко А OREGON Mortgages of s tness my hand tlixed. California M. Wooley ្តុភ្ន 801 Century Park West When recorded return Klamath Forest E Klamath Falls Forest ۵...۵ Escrow Department Cler partnerthi 8 LLN. Summer and STEVENS-NESS LAW ŝ Witness affixed STATE OF County. les, Ruth . A ee 5 Angel or as fill Record o σ County E. ment S REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust doed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums pains to you under the terms of said trust deed or pursuant to statute, to cancel all avidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance, and documents to provide the same of DATED: ED. KINN VIN COUNTY UTLE COMPANY, an Oregon corporation. H1115221.1.1 90 910000 DEWILL SYSTEM THE LUTE ATT WOOLSY THE AND WILL C Beneficiary ed OR THE NOTE which it secures. Both must be delivered to the trushe for concellation before recenveyonce will be made." destroy this Trust De 10 EPt 118 - 281--Otadate Jian Bang Jectar- 151121 DESD