- 3 OL	025 No. 851-Oregon Trest Dood Series-TRUST DEED.		STEVENS-N	ESS LAW PUBLISH	ING CO., PORTLAND, O	R. 27234
<b></b>	. 82283	TRUST DEED	Vol. mg	Page	5504	Ð
	THIS TRUST DEED, made this 6th DON B. MILLER and LOUIS KLAMATH COUNTY TITLE COMPANY		•••••••••••••••••••••••••••••••••••••••		, as on	anior,
and	Edward C. Dore, Jeanne M. Dore	and Rose J. Yo WITNESSETH	ung :	••••••	, as Tri , as Benefic	ustee, ciary,
in .	Grantor irrevocably grants, bargains, sei County, Oregon, de	lls and conveys to escribed as:	trustee in trust, w	th power of	sale, the pro	perty
	Lot(s) <u>14</u>	in Block	5	of		1. N. 1. 1.
	MOUNTAIN LAKES HOMESITE	S <sub>p</sub> according to	o the official	plat		
	thereof on file in the	office of the	County Clerk of			
	Klamath County, 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 connecith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the tion with

sum of FOUR THOUSAND AND NO/100's ---Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

tinal payment of principal and interest hereof, if not somer paid, to be due and payable Der. Lerms of note 19 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 discribed property, or any part thereof, 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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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 we permit any washe of said property. 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed therewn, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property: if the beneficiary so requests, to pin in erecturing such financing statements pursuant to the Unitorn Comme-rial Code as the beneficiary may require and to pay for tilling sume in the proper public office or offices, as well as the cost of all lien searches made by thing offices or searching agencies as may be deemed distrabils by the beneficiary.

tom and restrictions allecting asid property: if the beneficiary to request, to prim in ecculing task intraneng alternents pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public utilic or ollices, as well as the cost of all line searches made beneficiary. To provide and continuously maintain insurance on the building and the proper public utilic or ollices, as well as the cost of all line searches made beneficiary. To provide and continuously maintain insurance on the building and the proper public utilic or ollices, as well as the beneficiary as you as insured; if the fattor shall all for any resolute on your as you as insured; if the fattor shall all for any resolute on your as you as insured; if the fattor shall all for any reson to procure any such in urance and to for only epicity of insurance public your any be depleted by beneficiary as you as insured; if the fattor shall all for any resolute on your all is such order as beneficiary any determine, or at option of beneficiary fattors are and in such order as beneficiary may determine, or at option of beneficiary fattors are prime. The amount collected under any line or other charges the fattors of any policy of muture there to grantor. Such application or release shall be active any determine, or at option of beneficiary in the entire amount to collected, or a wait any determine, or at option of beneficiary which there and there there there to any be released to grantor. Such application or release shall be active there there any be released to grantor shall all of the system of the pay of a such fatter, assessments and other charges that may be levied or as waits at property before any part of such fatter, assessments and other charges payable by grantor, either observations, here there and pay all the grant of a such any such as there any application or release there any application or release there any application or the application of the apharent during the cost of a such as the appli

trument, irrespective of the maturity dates expressed therein, or vilural, limber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in my subordination or other agreement allccling this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons leadily entitled thereol; and the recitals there in of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. III. Upon any default by grantor hereundler, heneliciary may at any time thout notice, either in person, by aftent or by a receiver to be ap-tion the out on the service of any the receiver to be ap-tion the out notice, either in person, by aftent or by a receiver to be ap-tion the out notice, either in person, by aftent or by a receiver to be ap-tion thereof, in its own name use or othrowiss condict and prop-retry or any part thereof, in its own name use or othrowiss of the roters. III. The entering upon and taking postersion of axing property, the collection of such retrin, issues and prolits, or the proceeds of liter and other instrume policies or compensation or awards for any taking or dumage of the property and this aperfactor or treases thereoid as alloread, shall not cure or property and the about the out any agreement hereunder, the hereficiary may declarmed is sums secure thereby immediately due and puyable. In such on event and if the about described rall property is not so currently used to a spreutrant of the about described rall property is not so currently used to agricultural, timer or grassing purposes, the beneficiary may proceed to foreclose this trust decid in equily, as a mortagie in the manner provided by law for mortagie decima all sums secure dhereby immediately due and puyable. In such and such the about described real property is on so currently used to

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may loom 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 tille, powers and duties conferred upon any trustee herein name ' appointed hereunder. Each successor trustee, the latter shall be vested with all tille, powers and duties conferred upon any trustee herein name ' appointed hereunder. Each successor trustee, the latter shall be to be the County conveyance to the successor trustee, the here the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and achnowledged 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 trustees 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 when an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to do business 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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o and with the beneficiary and those claiming under him, that he is law real property and has a valid, unencumbered title thereto		
nd the same against all persons whomsoever.		
the loan represented by the above described note and this trust deed are: ly, household or agricultural purposes (see Important Notice below), r is a natural person) are for business or commercial purposes other than agricultural		
of and bind's all parties hereto, their heirs, legatees, devisees, administrators, execu- ns. The term beneficiary shall mean the holder and owner, including pledgee, of the a beneficiary herein. In construing this deed and whenever the context so requires, the euter, and the singular number includes the plural.		
antor has hereunto set his hand the day and year first above written.		
r warranty (a) or (b) is seneficiary is () creditor and Regulation Z, the in by making required a FIRST lien to finance () 1305 or equivolant;		
Ness Form No. 1306, or disregard this notice.		
(ORS 93.49.))		
STATE OF OREGON, County of		
Personally appeared an		
who, being duly sworn euch for himself and not one for the other, did say that the former is th president and that the latter is th		
secretary of		
and that the seal alfixed to the loregoing instrument is the corporation deed. of said corporation and that said instrument was signed and sealed in be hull of said corporation by authority of its board of directors; and each o them acknowledged said instrument to be its voluntary act and deed Before me:		
82 Notary Public for Oregon (OFFICIA) 82 Mly commission expires:		
REQUEST FOR FULL RECONVEYANCE		
be used only when shilgations have been paid.		
er of all indebtedness secured by the foregoing trust deed. All sums secured by sai hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you nvey, without warranty, to the parties designated by the terms of said trust deed the nveyance and documents to		
19 .		
Beneliciary		
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Fee \$7.00

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