The Trust Deed Act provides that the trustee hereunder must be wither an attorney, what is an active member of the Oregon State Bat, a benk, must company or tayings and John association authorized to do business under the Jokes of Oregon at the United States, or a title insurance company authorized to name the to real preserv of this state, its subsidiaries infiliates, agents or prinches.

fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is law-

And research into whether a shall be increasing in outgoing court com-pendition, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this cleed and the note for

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To provide and continuously maintain insurance on the buildings herealter exceted on the said premises against loss or damage by fire other hazards as the beneficiary may from time to time require, in

To protect the security of this trust dead, drantor agrees: To protect the security of this trust dead, drantor agrees: and repair, not to remove or demolish any building of the protection in kood condition. To complete unive or demolish any building of the protection of the commit or preserve and property in kood condition. To complete unive or demolish any building of the protection of the commit or preserve and property in the dot dotted and workmanike destroyed thereon, and payrovement which may be constructed, damaged or to complete universe or demolish and the dots all costs incurred therefore forms and restrictions affecting may deal costs incurred therefore. To complete the financing statements pursuant to the Universe requests, to proper as the beneficity may require and to pay for nition commit the proper of notices or searching agencies as may be diverse in deal dearable by the term of provide and continuously maintain insurances or the build the second to provide and continuously maintain insurances or the build the second to provide and continuously maintain insurances or the build the second term of the continuously maintain insurances of the build the second term of the continuously maintain insurances or the build the second of the build the second term of the continuously maintain insurances or the build the second of the build the second of the build the build the second of the build the second of the build t

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and apputtenances 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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND and no/1(0ths (\$4,000) - each agreement of grantor herein contained and payment of the thereon according to the terms of a promises ry note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereod if not sooner paid to be due and payable According to note 10 final payment of principal and interest hereor, it not sooner paid, to be due and payable According to note

First American Title Insurance Company of ORegon Kenneth R. Lash , as Grantor, , as Trustee, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: , as Beneficiary, in That portion of Lot 5, Block 16, Klamath Falls Forest Estates, Sycan River Unit, Klamath County, Oregon, described as the West 900 feet of said Lot, except the North 550 feet, thereof; also known as Lots 5F and 5G, Block 16, Klamath Falls Forest Estates, Sycan Unit, as recorded in Klamath County, Oregon.

THIS TRUST DEED, made this 5 day of March

FORM No. 881-Oregon Trust Deer 82710

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teal property to satisfy the obligations secure intervel, intervel, intervel, in which is shall fix the transfer of sale, give notice thereol as then required by law and proceed and place of sale, give notice thereol as then required by law and proceed in the is trust deed in the manner provided in ORS 36.740 to 86.740 to

to be due and payable According to note and made by grantor, the endorsement (in case of full reconveyance, for cancellation), without affecting the lability of any person for the payment of the indebtedness, frustee may granting any easurent or creating may or plat of said property. (b) join in thereof; (d) reconvey, without warratering this deed or the indone franting or other afreement affecting this deed or the payment of the induity of any person due to the said property. The thereof; (d) reconvey, without warratering this deed or the payment, (e) join in thereof; (d) reconvey, without warratering this deed or the property. The frantie may reconveyance may be?, all or any part of the payment, is thereof; (d) reconvey, without warratering this deed or the property. The frantie proof of the truthlulness thereoi. Truster's lees for my of the said the indebtedness hereon, and the recitave therein of any matters or due to shall the indebtedness hereon and the recitave thereon is the property of the indebtedness here and without regard to the payment of the any pay of the 10. Unorise, either in person, by adent or by a receiver to be any the indebtedness hereon and without regard to the proceeds and property. The issues and prolits, includin its own name sue for or invalid and apply the same. They are pay thereons of operation and collection, including and apply the same. In the entering upon and taking possession of said property, the instance policies or compensation or awards for any its thing of dimage of the avarate policies or contents in a profits, or the proceeds all property, the pursuant to such notice. I default hereunder or invalidate any act done are say default or notice of default hereunder of invalidate any act done in superformance of any agreement hereunder, the beneficiary may direct the furget in the manner provided by law for mortgage foreelowents of the hitter to satisfy the obligations secured hereoly, whereupon the rust is a foreofference to foreclase this trust deed in the manner provide

TRUST DEED Vol. M80 Page

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Gary Bryans

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and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of "he 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) Tor difference and the grantor is a matural person; are for business or commercial purposes other than a

purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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 leminine 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.

* IMPORTAINT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the buneficiary is a creditor or such ward is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be at FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. 1 Der (days V (If the signer of the above is a corporation, use the form of acknowledgment appasite.) RAF LAKEN HEATH STATE OF OREGON, ICRS 93.4901 SAFFULK, ENGLAND STATE OF OREGON, County of) ss.)ss. March , 1980 Personally appeared ς Personally appeared the above named Gary Bryans each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the loregoing instruto been his secretary of voluntary act and cleed. Bring Lange , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Leplacker SEALM Achorades Annue Brill D. Portion of P. Achorades Charges Broger Con Gregon P. Annue 13 C. M. Constanting Control of Con-Mark 13 C. M. State State State State State Mark 13 C. M. State State State State State State Mark 14 Control of State State State State State The State State State Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: I certify that the within instru-ment was received for record on the 3rd_day of April, 19.30., at 12:000 clock PM, and recorded in book 239 on page 6 227 or as filing fee number 32710 Rec-ord of Mortgages of said County. Recõ Deputy Grantor Beneficiary seal RETURN TO PORTLAND, ONE RUST DEEI and hand Na. 181 97630 g STATE OF OREGON AFTER RECORDING, Wm. D. Hilne PCO \$7.00 Count.y..Clerk Witness my Serve Than D OR & LYNCH .0. BOX 351 County affixed AKEVIEW. in book CONN ment 3rd filing ord at 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 loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith tegether 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 reconverynce and documents to DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.