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THIS TRUST DEED, made this26thday of February	, 1979, between
Paul L. Nutter, an unmarried man	, as Grantor,
KLAMATH COUNTY TITLE COMPANY, an Oregon corporation	, as Trustee,
and KLAMATH FALLS FOREST, ESTATES, a Partnership	, as Beneficiary,
. ' 같은 것 같은 것이 많은 것입니다. 2003년 2003년 2013년 2013년 1월 2012년 <u>2022년 2</u> 월 22일 22일 22일 22일 22일 22일 22일 22일 22일 22	

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in same county. Oregon, described ascented in the property resulting to the property of the prop und russ deel of partieur in arguit in contait al evidences al indulations economy in suid three class ( ... . ... 003200 inst liet have been h by mult and catholical iteast weeky are directed on septemn to yet of any municulation. the network a set was many und Lot 24; Block 22 and in the cost and the cost and

Klamath Forest Estates, Sprague River Unit 1

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Anna A 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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Fifteen Hundred and no cents Dollars, with interest sum of thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the time any approximate of principal and interest bereof if not sooner baid, to be due and payable <u>Sept. 26</u>, 19 86

tinal payment of principal and interest hereof, if not sconer paid, to be due and payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sconer paid, to be due and payable <u>Sept. 26</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described 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 berein, shall become immediately due and payable. 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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In above cestribed redi property is not currently used for oggit 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 costs incurred therelor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to poin in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public offices, as well as the cost of all lien searches made by filing olicers or saarching agencies as may be deemed desirable by the beneficiary.

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pellate court shall adjudge reasonable as the openelulary s of thusines allow ney's less on such appeal. If is mutually agreed that: B. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by if irst upon any reasonable costs and expenses and attord by beneficiary and applied by if irst upon any reasonable costs and expenses and attord by beneficiary and applied by if irst upon any reasonable costs and expenses and attord by better both in the trial and appellate courts, necessarily paid or inmet indebitchess secured hereby; and dramor agrees, at its expense in on the indebitchess and execute such instruments as shall be measing in obtaining such com-pensation, promptly upon denom time to time upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for endorsement (in use of full reconveyances. for cancellation), without allecting the liability of any person for the payment of the indebteness, trustee may

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rument, irrespective of the maturity dates expressed therein, or lineal, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The granites in any reconveyance may be described as the "person or persons feally entitled thereto?" and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's less for any of the services mentioned in this paragraph shall be nor less than 55.
10. Upon any delault by grantor hereunder, beneficiary may at any their motion of this paragraph shall be nor less than 55.
10. Upon any delault by drantor hereunder, beneficiary may at any their midebindness hereby secured, enter upon and take possession of said property, the rest and explaines of operation and collection, including transmet.
11. The entering upon and taking possession of said property, the follection of such terms, issues and prolits, including those past due and unpaid, and apply the same, less costs and explaines of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as bereficiary may determine.
11. The entering upon and taking possession of said property, the collection of such terms, issues and prolits, or the proceeds of line and other morperty, and the application or release thereof as aloresid, thall not cure or paramet to such motice.
12. Upon dieduit by grantor in payment of any indebtedness secured and it the above described real property is currently used lor agricultural, timber or granting purposes, the beneficiary may roceed to foreclose this trust deed in equity as a mortgage in the manner provided by law lor mortgage foreclours. However it said real property is n

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NOTE: The Trust Deed. Act provides that the trustee hereunder must be either an attorney, who is an active, member of the Oregon State Bor, a bank, trust company or savings and loan 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 thereaf.

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			or covenants and age e simple of said descr	ibed-real property-a	beneficiary and tho nd-has-a-valid; une	se claiming under hir ncumbered title ti	n, that he is law
			and forever o	lefend the same aga	inst all		
		(b) for an orga	or grantor's personal, la	of the loan represented	Du et a		
		Render	TACINEL OF THE 433	IPRE TL		POSES AVE	
		MPORTANT NOTICE: Dele applicable; if warranty such word is defi	WHEREOF, said gr.	antor has hereunto	number includes the	der, and owner, including and whenever the context Plural.	nistrators, execu- 5 Pledgee, of the 50 requires, the
	disc the	lesures; for this purpose, purchase of a during	the Truth-in-Lending Act ith the Act and Regulation	eneficiary is a creditor and Regulation Z, the	Paul I.	Mutte	written.
	STA	the form of acknowledgment of OF OF OF OF	Portion, Pposite.)	ISS Form No. 1306, or disregard this notice.		Gran	tor
		March 29	hine )as.	STATE OF O	REGON, County of		
		RA	Nutter	each for himsel	and not one for the	Who t	and
you you you you you you you	(OFFIC	AL Before me:	ed the foregoing instru- voluntary act and deed.	and that the seal of said corporation	affixed to the forest	ecretary of	uter is the
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		Klamo	STATE OF County of County of L cettines	at 8:38 ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° °	Km. 5-10. M Country Cl.	ATTN: DEEDING DEPT. When recorded return to Klamath Falls Forest Estat	anta Monica, CA
				at. 8:38 in book or as tile Record of With County at	Nm Cou By Levu	ATTN: Di When rec Klamath F 2800 28th	nta 'Mo
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nu said nerd esta	st deed have been d trust deed or p with together with te now held have	n fully paid and satisfie ursuant to statute, to c th said trust deed) and	Truste Truste and holder of all indebted d. You hereby are direct ancel all evidences of in to reconvey, without ward l reconveyance and docum in 1	ness secured by the fo	egoing trust doord An		
DAT	'ED:	ou under the same. Mai	ind holder, of all indebted d. You hereby are direct ancel all evidences of in to reconvey, without ward i reconveyance and docum hill i 22	anty, to the parties demonstration of the second by the se	aid frust deed (which ignated by the terms o	sums secured by said ou under the terms of are delivered to you I said trust deed the	
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		This time Deed OR THE NOT	which is secures. Both?must be	delivered to the trustee and	Beneficiary		

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