## David Spagenski, a single man, , as Grantor, Klamath County Title Company, an Oregon Corporation ....., as Trustee, and Klamath Forest Estates, Unit No.4, a partnership

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: teres control bernard to attract to attract to attract a unspiration section as said toric does to attract to

Klamath Falls Forest Estates Highway 66; - Plat #4

as recorded in Klämath County, Oregon

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And the Andrews No. 100 Sel 145 Sector EU. 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 connecwith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Nine Hundred-

sum of NUKE FUELDED Donais, 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

inareon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer, paid, to be due and payable <u>March 10</u>, 1985 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 described property, or any part thereof, or any interest therein is sold, agreed to be told, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

then, at the beneficiary s option, all obligations secured by this instance in the indeve described real property is not curently used for agricu. To protect the security of this trust deed, grantor advess: 1.7.0 and repair, and the security of this trust deed, grantor advess: 1.7.0 complete or waste of and maintain said property. If good and workmanike detroyed thereon, and pay when due all each may be constructed, damaged or detroyed thereon, and pay when due all each may be constructed, damaged or detroyed thereon, and pay when due all each may be constructed, damaged or call detroyed thereon, and pay when due all each may be constructed. damaged or detroyed thereon, and pay when due all each may be constructed. damaged or call detroyed thereon, and pay when due all each may be constructed. damaged or detroyed thereon, and pay when due all each may be constructed. damaged or call doe as if a such linearce pay building or the Unit of the statements pursuant to the Unit of Construction allecting said property; if the balance of the buildings more or hereafter erected on the said preamines and the unit of the buildings of thereafter is the balance of the buildings and such other has at the said of all lines to call the buildings of the other of all lines to the said preamines again the cast of all lines to call the buildings of the participary and the balance of the beneficiary as soon at instating detrome and other has any procure that lines to the balance of the said procure and such instance and to the detroic and the said of the said of a system of the pay be applied by beneficiary at least lifteen days prime to be applied by beneficiary and y detroined as the advection and the same and and the same and and the same and and the same and the same and the same and the same and and the same and and the same and the

decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attor ney's lees on such appeal. It 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, bimelicary shall have the right, if it so elects to require that all or any portion of the monies payable of pay all reasonable costs, espenses and attorney's lees necessarily payable applied by it first upon any reasonable costs and be paid to beneficiary is the indering both in the trial and appellate courts, necessarily paid or incurred by grantor in such proceedings, shall be necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary is both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, shall be necessarily paid or incurred by grantor in such proceedings, shall be necessarily paid or incurred by grantor in such proceedings, shall paid or incurred by both in the trial and appellate courts, necessarily paids or incurred by both in the trial and appellate courts, necessarily points and attorney's fees, both in the trial and appellate courts, necessarily point the individents and erecute such instruments as shall be me saperne, to lake such actions "9. At any time and iron time to time upon written request of bene endorsement (in case of tull reconveyances, for cancellation), without allecting the liability of any person for the payment of the individent request of bene the liability of any person for the payment of the structures and the liability of any person for the payment of the applicate to the structure of the structure the liability of any person for the payment of the individent structure.

Instruction, irrespective of the maturity dates expressed therein, or since the second provided of the second there is a second to the making of any map or plat of said property: (b) join in any subordination assemant or creating any restriction thereon; (c) join in any subordination assemant or creating any restriction thereon; (c) join in any farmer is a subordination assemant or creating any restriction thereon; (c) join in any subordination assemant or creating any restriction thereon; (c) is a subordination assemant or creating any restriction thereon; (c) is a subordination of person is a subordination of person by second and the problem of person by second and the problem of person by second and the problem of the second second any of the indebtedness here and unpaid, and apply it is and other the indebtedness here is any of the indebtedness here is and without regard to the adequacy of any of the indebtedness and problem and take possession of the same subordination in such order as beneficiary any determine.
I. The entering upon and taking possession of all property; the induction of compensation or awards for any taking of line and or such as any of the anise of compensation or awards for any taking of line and other of the second second any indebtedness secured hereby and in such order as beneficiary any determine.
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I. Upon any detault by proceed to foreclose th

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to surplus. 16. For any reason permitted by law beneficiary may from time to successor trusts successor, or successors to any trustee named herein or to any successor trusts successor, the latter shall be vested with all tills, hereunder. Each successor instee, the latter shall be vested with all tills intervention. Each successor trustee, the latter shall be reade by written instrument executed by beneficiary, containing evidences to the successor frustee of the successor trustee, the latter shall be reade by written instrument executed by beneficiary, containing evidences to the successor truste and its place of record, which, when two deed, in the ollice of the Count obligated to notify any public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

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NOTE. The Trust Deed Act provides that the trustee hereunder must be either an atomey, who is an active member of the Oregon State Bar, a benk, trust company or savings and load association authorized to do business under the laws of Oregon or the United States, a title insurance (company outhorized 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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y seized in fee simple of said deserve	peneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto
that he will warrant and forever detend the same ag	
	this trust deed are:
The grantor warrants that the proceeds of the loan represent (a)* primarily for grantor's personal, family, household or (b) TOCHEROLATION TO CHEROLATION TO THE AND THE STREET	leasters, devisees, administrators, execu-
This deed applies to, inures to the benefit of and binds a This deed applies to, inures to the benefit of and binds a to be applied to be applied by the barrier of the bar	in pairies shall mean the holder and owner, incontext so requires, the ein. In construing this deed and whenever the context so requires, the
IN WITNESS WHEREOF, said grantor has here	into security in interest and interest in the second security in the second sec
a application of its defined in the Truth-in-Lending Act and its section of the s	quired
sclosures: to f a dwelling, use Stevens-Ness Form to be a purchase of a dwelling, use Stevens-Ness Form No. 13 this instrument is NOT to be a first lien, use Stevens-Ness Form No. 13 univalent. If compliance with the Act not required, scissegard this guivalent.	io6, or notice:
STATE OF CRECON, CALIFORNIA	ATE OF OREGON County of
County of 1980 May 1 1980 Personally, appeared the above named eac Day 4 Sood each 1	Personally appeared
	d that the seal attixed to the foregoing instrument is the corporation said corporation and that said instrument was signed and sealed in be said corporation and that said instrument was signed and sealed in decorporation by authority of its board of directors; and each said corporation by authority of its board of directors; and each
ment to be his voluntary act and deed. the	said corporation by authority of its board of unectory act and deed iff of said corporation by authority of its voluntary act and deed em acknowledged said instrument to be its voluntary act and deed Before me. (OFFICIA
COFFICIAL COFFICIAL SEAL OF FORMAL FORMULA	Totery Public for Oregon SEAL) Ay commission expires:
PRINCIPAL OFFICE W SALI DIEGO COUNTY	ded Tritle pouto
Canitor Grantor Bornfielary ithin instru-	
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TRUST DEE pavid Spagenski David Spagenski Riamath Fores init #4. a. b britty of Riamath County of Riamath	June ock. A.M., ber. 855 tages of s tages of s iny fant alle For street es, Cali
TRUS'	24 thday of Jun t. 8:38 o'clock A n book M80 o r as file number Record of Mortgage Withess my County affixed. Wm. D. Mithe By Achurth Clerk By Achurthan By Achurthan By Schurthan Tos Angeles, Tos Angeles,
	24thday of 24thday of at 8:38. or as file 7 Record of 1 Record of 1 Mm. D By Slevne ATTN: 1 RIAmati TOS Ph
REGUE	T FOR FULL RECONVEYANCE
	ly when abligations have been pold.
The undersigned is the legal owner and holder of al The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby	Trustee I indebtedness secured by the foregoing trust dood. All sums secured b are directed, on payment to you of any sums owing to you under the te most of indebtedness secured by said trust doed (which are delivered ithout warranty, to the parties designated by the terms of said trust de ithout warranty, to the parties designated by the terms of said trust de
said trust deed of put said trust deed) and to reconvey, w herewith together with said trust deed) and to reconvey and	
DATED:	End of Contraction Beneficiary
·····································	전화학 사람은 가슴 사람들 방법을 수 있는 것을 수 없습니다. 가슴 가지 않는 것이다. 가지 않는 것은 것을 통하는 것입니다.
Do not lose or destroy this Trust Leep on the	C. Set of a constraint of the set

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