MAR BILL HORSE		TRUST DEED	Vol. 1980 Page	the second s
GENE F. LA DOU an	ED, made this d.LOUISE E.LI	A DOU, Husband and	life Annual	, 19, betwee
	**************************************	Laure C-1	La Vou	an on there is it if
s Grantor, : HOWARD E. ARNEY a	FRONTI nd BETTY M. A	ER TITLE & ESCRO RNEY	ſŴ <sup>`</sup> СО.	, as Trustee, a
as tenants by the	entirety		a	
s Beneficiary,	ર્શ સમય છે.	WITNESSETH:	in in the second s	2011年,11日日 1月1日日代中国1月日
Grantor irrevocably			ustee in trust, with power	the second could
lot 52 in Block	12. as shown	on the map entitle	d "FIRST ADDITION TO	KLAMATH
FOREST 'ESTATES',"	filed in the	office of the Cou	nty Clerk, Klamath F	alls, Oregon.
TRUST DE	(ED		승규는 것 같은 것을 가 들었다.	

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 sum of Four Thousand One Hundred Fifty and no/100-

- - - - - 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 final payment of principal and interest hereol, if

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 to beneficiary or order and made by grantor; the final payment of principal and interest hereof, if 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, dns and, payable. In the wordt the written consent or approval of the beneficiary, sold, conveyed, assigned: or alienated? by this frantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary a option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately, due and, payable. The beover described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this first deed, grantor agrees: To protect the security of this frust deed, grantor agrees: To complete or restore promptly and in good and workmanike maner any building or improvement which may be constructed, damaded or of the asside property: if the beneficiary or equests, to ion in executing such linancing statements pursuant to the Uniform Commen-tor for as the beneficiary may require and to pay for ling same in the proper public olice or olices, as well as the cost of all line searches made by fining alticers or searching agencies as may be described by the issues and prevens, the box destined the restration of one mature of the truthulnes thereon. Truste's lees for any of the proper public olices or olices, as well as the cost of all line searches made by fining alticers or searching agencies as may be deterable by the beneficiary. . To provide and continuously maintain insurance on the buildings

by filin beneficia

BARRIER

(a) consent to the making ol any map or plat ol said property; (b) join in granling, 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 grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitats therein ol any matters or lacts shall be conclusive proof of the truthuliness thereol. Trutset's less for any of the services mentioned in this paragraph shall be not be appointed by a court, and without regard to the advective to be appointed by a court, and without regard to the advectory and services and profits, including those past due and unpaid, and apply the same, less uses and profits, including those past due and unpaid, and apply the same. II. The entering upon and taking possession of said property, the collection of such rotex, side of thereoils, or the proceeds of the runts, or thereos and profits, or the proceeds of a side property, and the application or release thereol as all property, the collection or release thereol as all property, the following on the released of presents of the advective of a side thereol and the proseed of the advective of a side of the matter of the structure of the source of default or notice of default hereounder or invalidate any act done pursuant to such roteice.
12. Upon default by grantor in payment of any indebledness secured

waive any detault or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary the trust event to equity as a morigade or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary the trust eshall hereby, whereupon the trustee shall fix the time and place of sale, give notice thereby, whereupon the trustee shall fix the time and place of sale, give notice there at the said described real property to satisfy the obligations secured here in the same provided in ORS 86.740 to 86.755. 13. Should the beneficiary elect to foreclose the strust deed in the manner provided in ORS 86.740 to 86.755. 13. Should the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured hereby (including costs and expresses actually incurred in enforcing the terms of the obligation and trustee's and attorney's lees not ex-ceding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default occurred, and thereby y the trustee.

the detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels shall deliver to the purchaser its deed in form as required by law conveying the property iso sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluiness thereoil. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall delive the obligation secured by the trust deed, (3) to all persons statome, (3) to the obligation secure by the trust deed, (3) to all persons sharing recorded liens subsequent to the interest of the trustee in the trust statomy, to the grantot or to his successor in interest entitled to such surplus, if any, to the grantot or to his successor in interest entitled to such surplus, if any, to the grantot or to his successor in interest entitled to such surplus, if any, traston permitted by law beneticiary may the

surplus, it any, to the kreme of to its seccessor in interest chilited to find and its provided in the second provided by law beneficiary may from 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 title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be used with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be used or appointed instrument executed by beneliciary, containing reletence to this trust deter and its place of record, which, when recorded which he property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record and by due. Trustee is not obligated to notily any party hereding in which grantor, beneficiary or trustee 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 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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fully seized in fee simple of said described real pr	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
	(1) Φρουτογικά το το το το πολογικό το μητοιοτροποιου το πολογικό το ποριστικό το ποριστικό το πολογικό πολογικό το πολογικό πολογικό το πολογικό π Πολογικό πολογικό π
223.8%	ે છે. તે પ્રેલે પ્રોયુ પ્રાથમિક પ્રિયમ પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક છે. જેટલું છે. આ ગામના આ ગામના સાથે જે તે આ ગામના સાથે પ્રાથમિક છે.
and that he will warrant and forever defend the	same against all persons whomsoever.
[10] A. K.	We find the first second se
می از میکند. ۱۹۹۰ - ۱۹۹۵ - میکند که این از میکند. ۱۹۹۰ - ۲۰۰۵ - ۲۰۰۵ - ۲۰۰۵ - ۲۰۰۵ - ۲۰۰۵ - ۲۰۰۵ - ۲۰۰۱ - ۲۰۰۵ - ۲۰۰۱ - ۲۰۰۵	Alternative and the second se second second sec
<ul> <li>(a)* primarily for grantor's personal, family, house</li> <li>(b) for an organization, or (even if grantor is a national sector)</li> </ul>	n represented by the above described note and this trust deed are: chold or agricultural purposes (see Important Notice below), atural person) are for business or commercial purposes other than agricultura
This deed applies to, inures to the benefit of and	t binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of th iciary herein. In construing this deed and whenever the context so requires, th nd the singular number includes the plural.
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficiar as such word is defined in the Truth-in-Lending Act and Res	ry is a creditor Gene E. LaDou
beneficiary MUST comply with the Act and Regulation by m	lien to finance
the purchase of a dwelling, use Stevens-Ness Form No. 1305 If this instrument is NOT to be a first lien, or is not to finance	or equivalent;
of a dwelling use Stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	. If compliance
If the signer of the above is a corporation, and a subscription where the source of th	માં મુખ્ય છે. તે પ્રિતિમ એ માં મુખ્યત્વે સામગ્ર જે કોઈ તે તે આ તે છે. - મુખ્ય માને મુખ્ય છે. તે તે તે મુખ્ય માં પ્રતિ કોઈ કોઈ જે તે
	\$ 93.490)
STATE OF GREEPN/ California ) ss. County of San Diego	STATE OF OREGON, County of
<u>County of Sall Dirego</u> June 26, 19 80	el en la completa de la completa de la completa Anciencia de la completa de la comple
Personally anneared the above named	who, each being fir
Gene E. LaDou and Louise E. LaDou	duly sworn, did say that the former is the president and that the latter is the
	secretary of
	a corporation, and that the seal attixed to the foregoing instrument is t
	corporate seal of said corporation and that the instrument was signed an sealed in behalt of said corporation by authority of its board of director
ment to be their voluntary act and deed.	and each of them acknowledged said instrument to be its voluntary a
Before me: 7	Before me:
(OFFICIAL A LOCADO	and and the second s And the second se
SEAL) Notary Public for the And, Californ	ia Notary Public for Oregon (OFFICIA SEAL)
My commission expires: Dec. 25,1982	· 승규들은 사람이 다 같은 것 같아요. 그는 것은 것 않았지? 그는 가슴에 가지 않는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같아요. 같아요. 것 ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ?
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