	86390	TRUST DEED	Vol. Mgo Pag	• 12254~ [@]
		24th day of	June Contra	
· · · · · · · · · · · · · · · · · · ·		ier Title & Escrow	7 Co.	, as Trustee,
andGra	DONALD S. YORK an	WITNESSETH:	ು ೧೯೯೮ ಕನ್ನಡಚಿತ್ರಗಳು ೧೯೯೮ ಕನ್ನಡಚಿತ್ರಗಳು	n an

教育主义的教室

indoi, wi in KLAMATH County, Oregon, described as: e Buzzzz GYa Nadi sta Hida

at a state of the state Lot 43, in Block 18, as shown on the map entitled "OREGON PINES" filed June 30, 1969 in the office of the County Clerk, Klamath County, Oregon. ാഷങ്ങിം പ 2348444

nes inter the thread of give a transported and the state of a transported party of a subsection for the state the state the state of the second state of the stat

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.

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ONE THOUSAND ONE HUNDRED FIFTY & 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 tinal payment of principal and interest hereof, if not sooner paid, to be due and payable ______ per__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. The above described real property is not currently used for agricultural, timber or grazing purposes.

8) 1

TRUST DEED

6135975

To protect the security of this trust deed, grantor agrees. I. To protect, preserve and maintain said property in food condition and repair; not to remove or demolish any building or improvement ithereon; not to commit or permit any waste 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 thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in esecuting such linancing statements pursuant to the Unitorm Commer-cial Code as the beneficiary may require and to pay for illing same in the proper public ollice or ollices, as well as the cost of all lien searches made by filmg ollicers or searching agencies as may be deemed desirable by the beneficiary.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting such inprovements pursuant to the Uniform Commercial Code as the beneliciary require and to pay lor illing same in the proper public officer or offices, as well as the cost of all lien searches made public officers or searching agencies as may be deemed desirable by the provide and continuously maintain insurance on the buildings new or hereafter exected on the said premises against loss or damage by lire and such other harards as the beneliciary may from time to the theorem of the same state execting against loss or damage by lire and such other harards as the beneliciary, with loss payable to the latter; all policies or insurance shall be delivered to the beneliciary is soon as insured; if the grantor shall be divered to the beneliciary of soon as insured; the beneliciary may procure the same at grantor a specific public of the beneliciary or and allow of the addite of the applied by beneliciary upon any indebtedness secured hereby and in such order as beneliciary or part thereot, may be released to grantor. Such application or release shall had the context of the same at grantor is a bound in the order and previous of the same state into construction i rens and, to pay all thereot, may be teleased to grantor. Such application or release shall had there charges bearing or all such traces, assessments and other charges bad premises. The anount so collected, or assessed upon any indebtedness use or deliver and premises. The summary and the second premises the intro amount so collected, or assessed upon or against asid property belore any part of such taxes, assessments and other charges bady be hereiticary with lunds with which to the second and there charges bady by grantor, shall be bound to the state of any rights arising from breach of any of the second premises. The anount so collected applied by grantor, either by direct payment or by providing beneliciary with lunds with which to the beneliciary, shou

STAPE OF OF SUCH

 $\gamma_{i,k}^{-1}$ and $\tau_{i,k}^{-1}$ is

建国际 法规律部署

10.14

is the date, stated above, on which the final installment of said note different and the state of the making of any map or plat of and property: (b) join in graning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting 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 fealily entitled thereol," and the recitals there of any matters or lacts shall be conclusive proof of the truthuliness thereol. Trustre's less for any of the services mentioned in this paragraph shall be not less than 55.
in the up of the second device of the person of said property of a court and with person and take possession of said property of a court and with own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including resonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such and the notice of a said property is any determine.
12. Upon detault by grantor in payment of any indebtedness secured any atterment peolicies ar compensation or awards for any taking or damage of the variance policies ar compensation or awards for any taking or damage of the ownine any detault or honice of delawith hereunder or invalidate any act done unare delaw by grantor in payment of any indebtedness secured and if the above described real property is currently used for adricultraal, timber of graing purposes, the beneficiary may indebtedness secured and if the above described real property is currently used for adricultraal, timber of graing purposes, the beneficiary or the trust estal in equity as a mortfage in the manner provided by law for mortfage forecloses. However it said real pro

surplus, il any, to the grantor or to his successor in interest entitled to such surplus, il any, to the grantor or to his successor in interest entitled to such surplus, il any, to the grantor permitted 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 furstee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor furstee, the latter shall be could be written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the Gounty Clerk or Recordier of the county or counties in which the property is situated, shall be conclusive provid of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and acknowledged is male a public record as provided by law. Trustee in obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

15522

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attan or savings and toan association authorized to do business under the laws of Oregon o property of this state, its subsidiaries, affiliates, agents or branches, or the United State ey, who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real or any agency thereof. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully-seized-in fee simple of said described real property and has a valid, unencumbered title thereto

國和日本國的結束

State State

12

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

1

<u>具成素的的名类的</u>

The grantor warrants that the proceeds of the 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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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.

the second secon		the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, white	chever warranty (a) or (b) is	Into to Oping
not applicable; if warranty, (a) is applicable and or such word is defined in the Truth-in-Lending	the beneficiary is a creditor	June E. Jones
beneficiary MUST comply with the Act and Reg	gulation by making required	j
disclosures; for this purpose, if this instrument is t	to be a FIRST lien to finance	
the purchase of a dwelling, use Stevens-Ness Fo if this instrument is NOT to be a first lien, use Ste- equivalent. If compliance with the Act not requ	vens-Ness Form No. 1306, or	
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	(ORS 93.490)	
STATE OF OREGON,	그는 번 다 가난 가는 것 같아. 가만방방 왕 옷이 ?	
County of Klamath) SIAIL OF OREGON, (County of
County of Alman all		
<u> </u>	rersonally appeare	dand who, being duly sworn,
Personally (appeared, the above named [une E.]Ones		
		president and that the latter is the
and the second		secretary of
and acknowledged the foregoin		a corporation.
here of the toregon	ng instru- of said corporation and d	to the loregoing instrument is the corporate seal hat said instrument was signed and sealed in be-
ment to be her no voluntary act	inter or said corporation b	y authority of its board of directors; and each of
(OFFICIAL	them acknowledged said Before me:	instrument to be its voluntary act and deed.
SEAL) AUQUETUN	Before me:	
Notary Public for Olegon	Notary Public for Oregon	(OFFICIAL
My commission expires: 8-	-23-81 My commission expires:	SEAL)
	 Yes the set of the s	(2) Brownia C. M. Constanting and A. S. Santa and A. Santa an
 Final Antipartic State (1997) and the state of the state	englis neuro con contra porte contra con activita de la constante de la constante de la constante de la constan En la constante de la constante En la constante de la constante	(a) the second se Second second se
(a) A second s second second s Second second secon second second sec	有关,加强制化的"小人"和他们的名词称,"不是就能"的说的说道:"这个 这一个和量 不到,我们不能不能要到了,这种选择的一种人们来不可。"	and a subgraph of the subgraph
and a straight state of the sta	 Alexandra Constraints Alexandra Constraints Alexandra Constraints Alexandra Constraints Alexandra Constraints 	
· · · · · · · · · · · · · · · · · · ·		a da cara en esta a cara en
the matter warens by later liter with at our	REQUEST FOR FULL RECONVEYANCE	A LE ANTAN AND A
	To be used only when obligations have been paid the get see states as the paid again again.	
TO: ** Let : And it is stored to the store of the store o	ah ing base ing barang bar Balan ang barang bar	
said trust deed or pursuant to statute, to can	Cel all evidences of indebtedness secured	ou of any sums owing to you under the terms of by said trust deed (which are delivered to you s designated by the terms of said trust deed the
DATED:	, 19	
		· · · · · · · · · · · · · · · · · · ·
	방법 이 방법이 가격 관련하는 것	Beneficiary
De not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to the trus	tee for concellation before reconveyonce will be made.
	TI	
TRUST DEED		STATE OF OREGON
(FORM No. \$81-1)		ss.
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		7/1 1
		County of Klamath
	a the officer of the forms	
1.166 106 20, 1969	a the artifice of a generation.	CIGET certify that the within instru-
		ment was received for record on the 2nd day of July 1980
		ment was received for record on the 2nd day of July 1980, at 2:36 o'clock ^P M, and recorded
	SPACE RESERVED	I certify that the within instru- ment was received for record on the 2nd day of July 1980, at 2:36 o'clock P. M., and recorded in book
	SPACE RESERVED	ment was received for record on the 2nd day of July 1980, at 2:36 o'clock ^P M, and recorded
	SPACE RESERVED	I certify that the within instru- ment was received for record on the 2nd day of July 1980, at 2:36 o'clock P. M., and recorded in book
Grantor	SPACE RESERVED FOR RECORDER'S USE' THAT I INTL ATER'S LET	I certify that the within instru- ment was received for record on the 2nd day of July 19.80 at 2:36 o'clock ^P M., and recorded in book M80 on page 12254 or as file/reel number 86390 Record of Mortgages of said County. Witness my hand and seal of
Grantor South 1 DOMVI' Beneficiary M	SPACE RESERVED SPACE RESERVED RECORDER'S USE' LUBCA UNLL AVERY A.H. THE EDNY W. LOKK' (119	I certify that the within instru- ment was received for record on the 2nd day of July 19 80 at 2:36 o'clock P. M., and recorded in book
Grantor	SPACE RESERVED THE EDNA M. YORK, The HIT VISIT TH	I certify that the within instru- ment was received for record on the 2nd day of July
DONVI' Beneticiary S AFTER RECORDING RETURN TO	SPACE RESERVED SPACE RESERVED ALL EDNY W. YORK, The HIT VISSE TH TONE FOR PONE F. ORE TONE F. ORE TONE F. ONES TONE F. O	I certify that the within instru- ment was received for record on the 2nd day of July 19.80 at 2:36 o'clock ^P M., and recorded in book
DOMVI (Beneticiary MARTER RECORDING RETURN TO	SPACE RESERVED SPACE RESERVED RECORDER'S USE' THAT WILL ANTER AR WILL ANTER AR UNIT ANTER AR IDME E. COMES IDME E. COMES	I certify that the within instru- ment was received for record on the 2nd day of July 19.80 at 2:36 o'clock ^P M., and recorded in book. M80 on page 12254 or as file/reel number \$6390 Record of Mortgages of said County. Witness my hand and seal of County affixed.
DONVI' Beneticiary S AFTER RECORDING RETURN TO	SPACE RESERVED SPACE RESERVED ALL EDNY W. YORK, The HIT VISSE TH TONE FOR PONE F. ORE TONE F. ORE TONE F. ONES TONE F. O	I certify that the within instru- ment was received for record on the 2nd day of July 19 80 at 2:36 o'clock ^P M., and recorded in book
DOMVITER TITLE & ESCROW	SPACE RESERVED SPACE RESERVED RECORDER'S USE' LUBAC I ULL AVERY AN ULL EDNY W. AOKK' I IP ULL EDNY W. AOKK' I IP OME E. IOMER OME STOLEN	I certify that the within instru- ment was received for record on the 2nd day of July 19 80 at 2:36 o'clock P. M., and recorded in book

Fee \$7.00