HLC → H2-7 87883	TRUST DEED	Vol. M. Page 14650
THIS TRUST DEED, made this	day of	August 19
as Grantor MOUNTAIN TITLE COMPAN		as Trustee, and
WALLACE, W. DINER, and LOTTIE	F. DINER, husband	and wife
as Beneticiary, Output	WITNESSETH:	an best reduced at the second se
	8	and the second to reach a second the
Lots 5 and 6, Block 17, 2ND ADDIT plat thereof on file in the offic LKOSL DEED	TION TO NIMROD RIVE ce.of the County Cla	Depapty a cettify that the astron
De par letel as deriver this I ture fiered OR THE ROLE with	e il Jacura, Bain musi na dellariad il	a line fruites for careeliallon betwa reconstructions will be made

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. estate FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THREE THOUSAND AND NO/100 157 CM-9 0 462+07

"Dollars, with interest thereon according to the terms of a promis note of even date herewith payable to beneticiary or order and made, by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable suggested structure August . See pige 80. and so a promissory and sooner paid, to be due and payable suggested structure August . See pige 80. and so a second structure as a second structure and so a second structure as a second not sooher paid; to be due and payable and payable 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 sold, conveyed, assigned, or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, there, at the beneficiary s option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The obove described real property is not currently used for agricultural, timber/or grazing purposes.

FORM No.: 881-Oregon Trust Deed Series-TRUST DEEL

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tions and restrictions allecting said property, if the beneficiary working condi-tion in executing such linancing statements pursuant to the Uniform Common call Code as the beneficiary straw, require and to pay for lifting same in the two proper public office or oldines: as well as the cost of all lines sacches inde-beneficiary offices or searching agencies as may be deemed/desirable by the two or hereafter, erected on the said premises againstrates on the buildings of now or hereafter, erected on the said premises againstrates on the buildings and such other haards as the beneficiary with loss payable for her latter; all policies of insurance shall be delivered to the beneficiary as soon ag insured in amount not less than 3. LL1. Here the beneficiary as soon ag insured in the beneficiary may be readed to the beneficiary as soon ag insured in a mount not less than 3. LL1. Here the amount of the explore into of any policy of insurance here and the same of a said buildings. If the beneficiary may increase there are an insure of a said buildings of the beneficiary may be released to granto. Such application or release shall be developed and the same of adaptive provide as boundings any part (hereo), may datalit or notice of delault hereunder or invalidate any the same shall be delivered to granto. Such application or release shall are done on water any datalit or notice of delault hereunder or invalidate any the same shall do the strateging the same shall be same of against asid, property before any part of a such traces, assessments in any datalit premiser, description or any part of a such and a property of the same ment, insurance apreniums, disruor, on the same shall be added to be applicating with lunk with which to the development on your providing the same shall be grant of a such about the same strateging based with internal, beneficiary with lunk sets, assessments in the site and the amount so paids with internal grant of a such application of parts and and on providing differences and prophysical wi

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tural, timber/or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting, any casement or, creating, any restriction. thereon; (c) join in any subordination or other agreement, allecting this deed or the lien or charge statement. all critical the property. The grantee in any reconveyance may be described as the "person or, persons legally entitled thereto," and the recitals therein 31 any matters or lacts shall be conclusive proof of the truthbulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 35.
(10. Upon, any delault, by grantor bescunder, beneficiary may at any time without notice, either in person, by agent or by a rectiver to be appointed by a court; and without regard to the adequacy of the rents, issues and profits, including these services due to one and take possession of said property in the root, in its own name sue or of said property, the court, and without regard to the easy and in such order as beneficiary may at any time serving seconds and profits, including those past due and any and the rents, issues and profits, including those secured hereby, and in such order, as beneficiary may determine.
(11. The entering upon and taking possession of and property, the collection of such property, the collection of such rents, issues and profits, or any part thereof, upon and taking possession of and property, the collection of such rents, issues and profits, or any detault or notice of the average thereof as thereof, and thereof, and thereof, and the many and taking or any due of the property, and the application or release thereof as a forcead, shall not cure or wave any detault or notice of detault hereunder or invalidate any at done pursuant to such rents, or detault hereunder or invalidate any at done

surplus, il any, to the grantor, or to his successor in interest entitled to such surplus, "I any to the grantor, or to his successor in interest entitled to such the problem of the successor or successors to any trustee named herein or to any successor trust espinet a successor trustee, the latter shall be vested with all title, powers and duties uncereating, the latter shall be vested with all title, powers and duties appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its piace of program of program any trustee herein the substitution shall be conclusive, and the property is situated, shall be conclusive proof of program appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party, here of a program of truster, beneficiary or trustee and to notify any party here of any provided by law. Trustee is not obligated to notify any party here of a provided by law. Trustee is not ability or of any action or proceeding in which grantor, beneficiary or trustee. Trustee is party unless such action or proceeding is built by trustee.

NOTE: The Trust Deed Acts provides that the trustee bereinder, must be leither an arigney, who is an active imember of the Oregon: State Bar, a bank, trust company or savings and loan, association outhorized to do business under the lows of Oregon or the United States, a life invironce company authorized to insure title to real property of this state; its subidiaries; affiliate; agents or branches, the United States or any agency thereof, or an escaw agent licensed under OKS 678.585. <del>1100</del>

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d with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
the same against all persons whomsoever.
Joan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), household or agricultural purposes (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below), house the purpose of the sec Important Notice below (see Important Notice below
thand binds all parties hereic, including hereic, including pledge, of the The term beneficiary shall mean the holder and whenever the context so requires, the beneficiary herein. In construing this deed and whenever the context so requires, the ter and the singular number includes the plural.
warranty (a) or (b) is Valiley ACRES LAND COMPANY neficiary is a creditor. warranty (a) control of the c
Clados or equivalent Sinance the purchase Sivalent If compliance (OKS 93.490) (OKS
STATE OF OREGON, County of
duly sworn, did, say that the former says president and that the seal attixed to the foregoing instrument is the saccoracy voix. Valley Acres Land Company in the seal attixed to the foregoing instrument was signed and a corporation, and that the seal attixed to the instrument was signed and signer seal attixed to the instrument was signed and a corporation, and that the seal attixed to the instrument was signed and a corporation.
instruction in behalf of said corporation by authority of its board of the install of said corporation by authority of its board of the sealed in behalf of said corporation by authority of the belief voluntary act and each of them acknowledged said instruction to be its voluntary act
My commission expires: 6/19/83
To be used only when obligations have been poid. To be used only when obligations have been poid. Statical Activation of the state of
You hereby are directed, on payment to you of any trust deed (which are delivered to you cal all evidences of indebiedness secured by said trust deed (which are delivered to you cal all evidences of indebiedness because by the terms of said trust deed is econyey, without warranty, to the parties designated by the terms of said trust deed to be a said to be a said to be a said trust deed
econveyance) and/ documents (foils satis) in the seconveyance) and/ documents (foils satis) in the seconveyance) and an an an an and an an an and an
TE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
STATE OF OREGON, STATE OF OREGON, STATE OF OREGON, Klamath I certify that the within ins ment was received for record on 19
ment was received for August 192 The day of August 192 at 9:14 o'clock AM., and reco SPACE RESERVED in book/reel/volume NoM80 FOR FOR 14650 or as document/fee/ Jack State Sta

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MR. & MRS. WALLACE, W. DINER T. 107. 58/ Tercero Corcle Palm Springs CA 92262 Beneticiary 141 i Ball

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Record of Mortgages of said County. Witness my hand and seal of County affixed. ótn Vey or , 2 By Gernetha Http

TRUST DEED

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Fee \$7.00

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Stelo Deputy