S NESS LAW PUBLISHING CO A-2485 9 94968 m 81 (Page TRUST DEED sbrig 1012 4F CD THIS TRUST DEED, made this と Kettater and िधारे Berly day of. ., 19.8, between Berlyn R. Dahlstrom, Alisyn L. Dahlstrom & Julie Klamath County Title Company Aac Dahastrom , as Grantor, and Edward C. Dore, BJeanne M. Dore and Rose G. marking, as Trustee, Young, as Beneficiary, WITNESSETH: Record of Morrganes of said County. Definition irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as:25 in Lot 12, Block 7, Mountain Lakes Homesites, according to the official plat thereof on file in the office of the County Clerk of Klamath 191 upon 182 technol jot technol of the I certify that the widen restric-1-24 6-14 - 77 3 (EDE/2 (No. 821) County of Klane ch 22 TRUST DEED STATE OF OREGON Do not live at detert the true trans to the real where it access and the sustained par bound the bar Bourstein's DWIET

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 una two stars to the tenes of the tenes and all distures now or hereafter attached to or used in connec-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of the solution of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the beneficiary or order and made by granter, the the date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note sold; conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the chove described real property is not investigation. , shall become immediately due and payable, as any sub-real sub-real sub-real sub-real property is not currently used for agricultural, timber or grazing purposes.

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The above described real property is not currently used for agrees. To protect the security of this frust deed, granton agrees: I. To protect, preserve and maintain said property in good condition and repair mot to remove or demolish any building or improvement therein; not to complete for restore, promptly sand in good, and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when dis all costs incurred therefor. J. To comply with all Taws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property. If the beneficiary bor requests, to join in executing such, linancing statements, pussant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filling search made proper public office, or offices, as well as the cost of all lien searches made by filling olicers or searching agencies as may be deemed desirable by the beneficiary.

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instrument, irrespective of the maturity dates expressed therein, or evolution the provide sequence of the maturity dates expressed therein, or evolution of the intervent of the maturity dates expressed therein, or solution of the property. (b) join in any subordination or other or creating any restriction thereon; (c) join in any subordination or other or creating any restriction thereon. (c) join in any subordination or other or creating any restriction thereon. (c) join in any subordination or other or creating any restriction thereon. (c) join in any subordination or other or creating any restriction thereon (c) join in any thereoit; (d) reconvey, without any state of the property. The sequence is many other thereoit; (d) reconvey, without present by agent or by a receiver to be appointed thout notice, either in person, by agent or by a receiver to be appointed by any part board of the sequence of th

surplus, il, any, to the grantor, or to his successor their pointly and (4) the surplus, il, any, to the grantor, or to his successor their pointly a field to such 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 fille, powers and duties conferred upon any trustee herein named or appointed internations, fach such appointment and substitution shall be made by written matrixer, fach such appointment and substitution shall be made by written and its place of the successor trustee, the latter shall be rested with all fille (Clerk or Recordered by beneficiary, containing reference to this trust deed (Clerk or Recordered by beneficiary, containing reference to this trust deed acknowledged is made appointment on the successor trustee. If. Trustee point of the record is a provided by law. Trustee is not obligated to notily any partition recording as provided by law. Trustee is not trust or of any action or proceeding in which frantor, beneficing or trustee.

NOTE: The Trust Deed Act; provides: that the trustes hereundar, must be either an lattorney, who its 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, or the United States or any agency thereof.

1013 of this states its error ticries, officiales, agants of be A same in 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 area coa and that he will warrant, and forever detend the same against all persons whomsoever. 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 feven if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, presentatives; 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 terminine 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 residuation of the recorded states of the record of alleno life the signer of the above is a corporation, in use the form of acknowledgment opposite.) County of October 100 Contract of Contract STATE OF OREGON, County of County of Occ liet a sec.) ss. <u>Aleran</u>es Personally, appeared Description appeared the above named Description Re Dahistron, Alisyn L. and each for himself and not one for the other, did say that the former is the who, being duly su Dahlstrom and Julie A. presente della para ante atrazzi este presidente della para della della presidente president and that the latter is the Dahlstrom, brase and see secretary of and acknowledged the foregoing instruand that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of the board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before meri nt to be their voluntary act and deed (OFFICIAL Detore me: SEAL) A Denielig Mulice Before me: Notary Public & XXXXX Calif. Notary Public for Oregon (OFFICIAL OFFICIAL SEAL commission expires: SEAL) ar any indian area that was an raise ny di Sin Ny di Sin 2 anna r ang haddraf. 2 to consul of part CECERCE CE On this the <u>13TH</u> day of <u>NOVEMBER</u> State of <u>CALIFORNIA</u> _ 19 78__, before me, and a serie of the ss. the undersigned Notary Public, personally appeared County of VENTURA No. Ka alata ana elevidrodes ... BERLYN R. DAHLSTROM a sant an termen known to me to be the person(s) whose name(s) IS . subscribed to the within instrument and acknowledged that _____SHE OFFICIAL SEAL LARRY D. DEW NOTARY PUBLIC - CALIFORNIA executed the same for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and official seal. VENTURA COUNTY My_comm_expires_MAR_9, 1980 2138 Hood Dr., 1000 Oaks, CA 91360 LARRY D. DEW TRUST DEED STATE OF OREGON (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTL ss. County of Klamath Dahlstrom edou . I certify that the within instru-
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 Description of the control status, issues in the stress, at ill 38, of lock AM, and recorded

 Grantor
 SPACE RESERVED
 SPACE RESERVED
ŵ Record of Mortgages of said County. FUNSIC C DUIS Beneficiary H. Dore and Rose C. Witness my hand and seal of County affixed. Klamath County Fifthe VIII Attn: Milly នំរារ ្ត 🗟 🐈 លោក 🖓 Au F. Deblacion & Julia EvelyniBichnar 1011 County Clerk n-2485 1 8496 By Dersethan Hets Deputy 15031 DEED PORM Ha Cat-Oregon Truth Dusd' Janes- Tauss' DEED Fee \$7.00