2979 KGLO

TRUST DEED

Vol. 78/ Page 14093

TEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR, 97204

THIS TRUST DEED, made this _______ day of _______ July_____, 19.81, between Mark E Granlund Gand Violet E. Granlund, husband and wife,

K-34705

as Grantor, Klamath County Title Company

Grander

...., as Trustee, and Piney Woods Land and Development Company, an Oregon corporation as hand and set a set as a set as

as Beneficiary, E Craitter VIO Let

DU

č

800

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Mark I Klamath In Sur County, Oregon, described as:

Lot 3 in Block 3, of Second Addition to Keno Hillside Acres, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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 tixtures now or hereafter attached to or used in connec-tion with said real estate.

De vot fais at deriver this light Dead On 1816 HUTE which it account both must be delivered in the fighter let contribution where convertures and it a

sum of **Nine Thousand Four 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 hereoi, it not sooner paid, to be due and payable <u>July 15</u>, 10, 86 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 thereoi, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, 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 above described real property is not currently used for agriculture, timber or grazing purposes.

Nord, conveyed, assigned or alienated by the grantor without titus, here, at the beneficiary's option, all obligations secured by this instituent, at the beneficiary's option, all obligations secured by this instituent, and the beneficiary's option, all obligations secured by this instituent, and the beneficiary's option, all obligations secured by the security of this trust deed, grantor agrees:

The obove described real property is not currently used for agrees:
To protect the security of this trust deed, grantor agrees:
To consist or restore prompily and is movement thereon.
To complete or restore prompily and the security of the described of the security of the

geathan an

(a) consent to the making of any map or plat of said property; (b) join in draming any essement or creating any restriction thereon; (c) join im any use thereof; (d) reconvey, without warranty, all or any part of the property. The france in any reconvey and may be described as the "person or persons legally entitled thereof," and the recitals thereol. Tuste's less for any of the property, and the recitals thereol. Tuste's less for any of the property of the transformed in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may security for the indebtedness hereby secured, enter upon and take possession of said property, less upon any indebtedness secured hereby, and in such order as been described as the second property, and receives in the second property of and the rectified and unpaid, and apply the same. Its and profits, including those past due and unpaid, and apply the same. Its any determine, upon and taking possession of said property, the collection of such rensi, issues and profits, or the proceeds of thereof area thereof, and in such order as beeneriliciary may determine.
11. The entering upon and taking possession of said property, the collection of such rensi, issues and profices or compensation or awards for any taking or damage of the insurance policies or compensation or versor any taking or damage of the insurance policies or compensation or awards for any taking or shall be at or may determine.
12. Upon default, by grantor in payment of any indebtedness secured

Waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. Waive any 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 in equily as a more any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and beautions this election in equily as a more any agreement hereunder the trust of the trust advertisement and sale. In the latter event the beneficiary or the trustee shall accute and the side described real property to satisfy the obligations secured hereby wherean quired by law and proceed to foreclose this trust deed in the manner provided in OKS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustees sale, the grantor or other person so privileged by OKS 86.760, may pay to the beneficiary or this trust deed and the adverting amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's lees not ex-ceeding the amounts provided by law) other than such portion of the pri-cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time sale

The detault, in when event all toreclosure proceedings shall be dismussed by the trustee. 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 at auction to the highest bidder for each, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so between the trustee time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulaness threed. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When frustee sells pursuant to the powers provided herein, trustee shall apply, the proceeds of sale to payment of (1) the expense of sale, im-cluding the compensation of the trustee and a resonable charge by trustees attorney. (2) to the obligation secured by the trust died, (3) to all persons having recorded liens subsequent to the interest of the truster is the fund deed as theit interests may appear in the order of the trustee is the fund the dread as theit interest on the successor in the tort to us the the surpha.

surphys 16. For any reason 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 such appointment and substitution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its place, of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

shall be conclusive proof of proper appointment of the successor irustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not oblighted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee aball be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee beneunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the lows 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 406.585.

	ວກອຸດທີ່ຈະການ ເພື່ອການ ເພື່ອການ ແລະ ການ ແລະ ການ ເປັນເຮັ້າ ເປັນເຮັ້າ ແລະ ການ ແລະ ການ ແລະ ການ ແລະ ການ ແລະ ການ ແລະ ການ ແມ່ນ ແລະ ການ ເຫັນ ແລະ ການ ແ	CLUBS SUG TIM	> 85 protestational control (9) Bathletic	1888년 1881년 1월 2897년 - 이는 이는 것 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같은 것 같이 있는 것 같이 있 것 같이 있는 것 같이 있 같이 있다. 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있 같이 있다. 것 같이 있는 것 같이 있 같이 있다. 것 같이 있 같이 있다. 것 같이 있 같이
	The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- ully seized in fee simple of said described real property and has a valid, unencumbered title thereto			
	ารากรากรากรากรากรากรากรากรากรากรากรากราก		the second s	
	and that he will warrant and forever de	fend the s	ame against all perso	ns whomsoever.
	The grantor warrants that the proceeds of the loan represented by the above described not			described note and this trust deed are:
	(a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) XX XX OF GRANAUTO, SOCKEYN XX CONSIGNOR & X XX MITCH CARES X XX XX SUBJECT AN SUPPOSE STREET THAT XXX XX XX SUBJECT AN SUPPOSE STREET THAT XXXX SUPPOSE STREET THAT XXX SUPPOSE STREET THAT XXXX SUPPOSE STRE			
	* IMPORTANT NOTICE: Delote, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Londing A	e beneficiary	(a) or (b) is is a creditor MARK	E. GRANLUND
	beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance. VIOLET E. GRANLUND			
	the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; If this instrument is NOT to be a first lien; or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.			
	(If the signer of the above is a corporation to second a second s	nay Tholoro. Nang Tholoro. Nang Tang Tang	្មាមជាដែលប្រ ប្រើភីមិននៅ ដែរី បែកអង់គេ បុទ្ធនារូវមិនភ្ញាំ (ប្រទេស នាទេកី) ក្មែមដែរ លាក់សម្តេច: () () () ខេត្ត ក៏អំពោះអ	(a) Set all and the ground of the first of the set o
	STATE OF OREGON, and the state of the state	i na shi (ORS) Marao kasa ta Salisa taoura -	A production of a product of a galaxies of	ç Çounty of) 55.
	County of Multnomah () July 30	ध एक्ट्रेड् विकर्ष ह स्वयुद्ध अन्द्र स्वयुद्ध	THE REPORT OF A	ared and
	Personally appeared the above named	the applyant to the product of the entering of the off	「緑色」について、 いっぽんしょうかい 読い ちゅうり	who, each being first
	Violet E. Granlund	स्टलाइटरस्ट होभूम २८१३ - १६८ - २७म स्टल्ट १९४४ - २४ - २ - २८४ - १९२४ - २४	president and that the	latter is the
	(a) A provide the second se	98.67 N. 98 M. 8 1939 6 189 846	a final and a state of the second state of the	t the seal allixed to the loregoing instrument is the
	A and acknowledged the foregoing	1. S. 1. S. 1. S. 1.	corporate seal of said sealed in behalt of sai	corporation and that the instrument was signed and d corporation by authority of its board of directors; mowledged said instrument to be its voluntary act
	ment to be their voluntary act a	231 (215-9.)×94 9.) (215-9.)×94	and deed. Before me:	 Martine State Control of Contro
	(OBFICIAL)	a kin	Notary Public for Ore	in (OFFICIAL
	Notary Public for Oregon My commission expires: 7/1	5152	My commission expire	SEAL)
	Mariana, freeched (sol analysis) is an eq (a loweling of security of this error des	di grantes al	TEOR EULI BECONVEYANCE	na sere su al contra de la contra
	Suble consists accepted on clongled for the lifetures the besidence of our all obligation historic chall Repairs there in the only inves- tion.	To be used on	ly when obligations have been	paid.
			, Trustee	and a second
	trust deed have been fully paid and satisfied. Y	ou hereby a	re directed, on payment	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of
81	herewith together, with said trust deed) and to re	econvey, with	hout warranty, to the pe	red by said trust deed (which are delivered to you urties designated by the terms of said trust deed the
Sun .	estate now held by you under the same. Mail te these with same as or	9780 D 1990 34	and measurements to the	1977 - 1977 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 -
	DATED: A LET SUL DEL SESSIONE CAR CONSISTENCE	15,19 ¹⁹¹¹⁶¹¹	is and spiritenumer and	1941 91294 146 0aa babbaara da 170101 ee 1 19000 - Alfred de Antonio - Alfred Antonio
C.				Beneficiary
5	Do not lose or destroy this Trust Deed OR THE NOTE	which it secure	s. Both must be delivered to th	s trustee for cancellation before reconveyance will be made.
00				
	TRUST DEED	ren or	at county or	STATE OF OREGON,
	FORM No. 881) STEVENS NESS LAWIPUS CO. PORTLAND. ORE	proor	Addition to K	<i>County of Klamath Ss.</i> I certify that the within instru-
	Mark E. Granlund and		ana manago hi bou Kamabah wa	ment was received for record on the 7th day of Anugust 19.81,
	Quanta (Concoppe Neutre par 		SPACE RESERVED	at. 3;00o'clock PM., and recorded in book/reel/volume No
	Piney Woods Land and	م مراجع الم	FOR RECORDER'S USE	page 14093 or as document/tee/file/ instrument/microfilm No. 2979 ,
	Development Combany	Fie Co Pevelop	aco: coman: unant	Record of Mortgages of said County.
	AFTER RECORDING RETURN TO U	roiet	a. oranimei.	Witness my hand and seal of County affixed.
	THIS TRUET DEED, and th	30¢)		Evelyn Biehn County Clerk
	Sala KCTC		181121 DEED	By Bernetha & Kets Ch Deputy
o - J E	Carlos and the second			166 ->