MI CONTRACTOR		K=36232		NG CO., PORTLAND, CR. 57204
THIC MA	25601	TRUST DEED	Vol. <u>M83</u> Page	10982 E
Jose Maria	ST DEED, made this st Rivera Mejia and Mar	day of Jul		, 19.83 , between
as Grantor,	KLAMATH COUNTY TITL		mus	
	化化学管理网络建筑 化等效性橡胶 化自动分子输出 建成合金 医子口的 化合金 化合金			, as Trustee, and
as Beneficiary,	DORE AND JEANNE M.	DORE, husband	and wife	
- Grantor irrev	Ocably grants based	ITNESSETH:		
그는 소설 같은 것 같은 것이 가지 않는 것 같아. 것 같아. 나는 것 같아. 것	ocably grants, bargains, sells ar County, Oregon, d	a conveys to trustee i lescribed as:	in trust, with power of	sale, the property
Plat No. 4	Block <u>86</u> in Kla , according to the c	amath/Falls	States Highway	56 tinit
. office of	4, according to the c the County clerk of	Stficial plat t Klamath County	hereof on file	in the
			, oregon.	
together with all and sin now or herealter apperta- tion with and	igular the tenements, bereditaments a ining, and the rents, issues and prolit OSE OF SECURING PERFORMA	nd appurtenances and all	other rights thereunto belo	ndind or in an-
· · · · · · · · · · · · · · · · · · ·	USE OF SECURING DODD	그는 그는 것, 가슴은 소리를 관계할 수 있는 것 같아.	STATISTICS AND A DESCRIPTION OF THE	or used in connec-
note of even data has	housand One Hundred	dollars	(\$5100.00)	ing payment of the
not sooner paid, to be du	h, payable to beneficiary or order and te and payable	made by grantor, the lin	thereon according to the ter al payment of principal and	ms of a promissory I interest hereof, it
becomes due and payable.	. In the event the within described n	nent is the date, stated abo	we, on which the final insta	llowers at a s
erein, shall become imme	option, all obligations secured by this	instrument instrument	written consent or approval	sold, agreed to be of the beneficiary,
To protect the second	real property is not currently used for ag	pricultural, timber or grazing	purposes.	rresseu inerein, or
of to commit or nervove or d	demolish any building or improvement th	tion granting any easement	ing of any map or plat of said or creating any restriction there agreement allecting this deed a	property; (b) run in
anner any building or improv	tore promptly and in good and workmani	like grantee in any reconvey, w	sthout warranty, all or any part	of the property. The
in and restrictions allecting s in in executing such linancing	laws, ordinances, regulations, covenants, con said property; if the beneficiary so requests, statements pursuant to the the	di- to 10. Upon any 10. Upon any	he truthfulness thereof. Trustee paragraph shall be not less than	fers for any of the
liling officers or searching a neliciary.	as well as the cost of all lien searches ma agencies as may be deemed desirable by	the pointed by a court, and de the indebtedness hereby	paragraph shall be not less than chall by grantur hereunder, ber her in person, by agent ur by without refard to the adequacy secured, after upon and take pa- in its own name we or otherw	internet to be ap-
and continue and conti	INUOUSLY maintain income	issues and profits includ	in its own name sue or others	in collect the rints
mpanies acceptable to the bei	surable varue written	in ficiary may determine. in 11. The entering all collection of weeks	upon and taking possession of	such order as bene
iver said policies to the benefi	iciary at least lifteen days price to the	to property, and the applica	remsation or awards for any ril.	d une and other
ected under any fire or other y upon any indebtedness secu	he same at grantor's expense. The amount r insurance policy may be applied by benel ured hereby and in such order and by benel	nt pursuant to such notice. 12. Upon default		mate any act done
part thereol, may be released cure or waive any default or done revenue to	beneliciary the entire amount so collected. of d to grantor. Such application or release sha notice of default hereunder or invelide sha	y nereby or in his performan e declare all sums secured avent the beneficiary at h	hereby immediately due and p	avalle in such an
J. 10 Reep said premises	live from construction there and	advertisement and sale. In	or direct the trustee to foreclose the latter event the boneticiary worded his written notice of dela	this trust deed by or the trust deed by or the trustee shall
eneliciary; should the grantor	quent and promptly deliver receipts therefor r fail to make payment of any taxes	hereby, whereupon the tru thereof as then required 1	I real property to satisfy the stee shall fix the time and place	ulit and his election
e such payment, beneliciary	ang beneliciary with sunds with which to	b then alter default at any	eliciary elect to foreclose by ada	effinement and a t
deed, shall be added to and	ons described in paragraphs 6 and 7 of this	ORS 86.760, may pay to tively, the entire amount t	ale, the grantor or other persuit	so fitsueged Ly
hereinbelore described, as w	yments, with interest as aloresaid, the prop-	enforcing the terms of the ceeding the amounts prove	(including costs and expenses a obligation and trustee's and atto	trust dred and the study incurred in the second
olice, and all such payments in olice, and the nonpayment the	shall be immediately due and payable with- hereof shall, at the option of the beneficiary	the default, in which even the trustee.	e due had no default occurred, I all foreclosure proceedings sha	and thereby cure I be dominised by
6. To pay all costs, lees a	ed. and expenses of this trust including at	place designated in the no be postponed as provided 1	ale shall be held on the date an tice of sale or the time to whi	d at the time and
ctually incurred.	this obligation and trustee's and attorney's	auction to the highest bidd	te parcels and shall sell the par ler for cash, payable at the tim	tel or parcels at
or proceeding in which the b	beneliciary or trustee may appear including	plied. The recitals in the de	ed of any nutters of fact shall h	by law conveying
a evidence of title and the b nt of attorney's fees mentione	d in this paragraph 7 in the stormey's less; the	15. When trustee sel	may purchase at the sale. Is pursuant to the powers provid	ee, but including
of the trial court, grantor h court shall adjudge reasona lees on such anneal	further agrees to pay such sum any judgment or able as the beneliciary's or trustee's attor-	attorney; (2) to the obligat having recorded liens subsec	the trustee and a reasonable cl ion secured by the trust deed, (quent to the interest of the re-	arge by trustee's) to all persons
It is mutually sgreed this	at: then or all of said property shall be as	surplus, if any, to the grant	appear in the order of their print for or to his successor in interest	nits and (d) the entitled to such
the tight of eminent domein a		ID. FOT ANY ISAND	permutted by Jaw beneficiary mu	
if it so elects, to require that presention for such taking, w	hich are in excess of the monies payable	Convey and inside appointed	hereunder. Upon such accounter	nerein or to any
If it so elects, to require that mpenation lor such taking, w y all reasonable costs, expense of by grantor in such proce d by it first upon any reasona in the trial and appellate cou	t all or any portion of the monies payable hich are in eacess of the amount required and altorney's less necessarily paid or exertings, shall be paid to beneficiary and able costs and express and attorney's fees, arts, necessarily paid or incurred by bene- te balance applied upon the indebtedness at its own expense, to take such actions all be necessarily paid or lock such actions	conveyance to the successor powers and duties conferred	successors to any finite named hereunder. Upon such appointm frustee, the latter shall be vel- l upon any trustee herear nam ilment and substitution shall be eliciary, containing reference to ich, when recorded in the ollice mly or counties in which the pan	nerein or to any nt, and without d with all title.

Y. At any time and from time to time upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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echnowledged in smoothes this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which drantor, hereficiary or frustee 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 attamey, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a tute insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an extraw agent intensed under OPS 696.505 to 676.525.

10983 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 except Trust Deedm including the terms and provisions thereof, execued by Edward C. Dore et us, to Klamath County Title Co., trustee for Klamath Forest Estates et al as beneficiary dated November 18, 1981, recorded December 4, 1981 in Vol M81 page 20929, which said Trust Deed, beneficiary agrees to hold Grantor herein and that he will warrant and forever defend the same against all persons whomsoever harmless thereof. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)^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 This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 faminine 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. • IMPORTANT NOTICE: Delete, by fining est, whichever warranty (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the 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 the purchase of a dwelling, use Stavens-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 Stavens-Ness Form No. 1306, or equivalent; if compliance with the Act is not required, disregard this notice. bee Maria Russa Mena Jose Maria Rivera Mejra Osthumus Maria Anna Posthumus (If the signer of the above is a corporation, use the form of acknowledgment appaalle.) STATE OF ORSCON, California STATE OF OREGON, County of) es.) Orange County of . 19 July 5 Personally appeared and Personally appeared the above named who, each being litst Jose Maria Rivera Mejia and duly sworn, did say that the lormer is the president and that the latter is the Maria Anna Posthumus Munum HAR secretary of a corporation, and that the seal allised to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Lor, and schnowledged the laregoing instru-be 2 heir voluntary set and deed. Barlie be Policies Correictation Pologo mo: Before me: C 1 A other Public for Octoor CALIF ~ Notary Public for Oregon $X = \sum_{i=1}^{n} (i \in \mathcal{M}_{i})^{-1}$ ninnin ningana (OFFICIAL My commission expires 7/27/86 SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligation as have been paid TO: ... Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herawith together with said trust deed) and to reconvey, without warranty. to the parties designated by the terms of said trust deed the state now held by you under the same. Mail reconveyance and documents to DATED: TI 19 (PE) Beneficiary strey this Trust Dood OR THE NOTE which it i res. Both must be delivered to the trustee for concellation before reconveyonce will be made TRÙST DEED STATE OF OREGON. (FORM No. 881) 55. County of Klamath I certify that the within instrument was received for record on the11 day of . July at1:11 o'clock ... P.M., and recorded SPACE RESERVED in book/reel/volume No. M. 83.....on Granto page 10983 or as fee/file/instru-FOR RECORDER'S USE ment/microfilm/reception No. 25601, Record of Mortgages of said County. Beneliciary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk By > Yune Deputy 8.00 fee