FORM No. 401-Cropes Tree! Doed Series TRUST DEED. TN-1 STEVENS-NESS LAW PUBLISHIN 26688 K-36083 Vol. Mg3 Page 112 Bouanza, OR 97633 TRUST DEED FTHIS TRUST DEED, made this _____10 ____day of ___August 83, between 19. William Michael Elliott and Mary Catherine Elliott, husband & wife as Grantor, Klamath County Title Company Roy E. Allen and Opal L. Allen, husband and wife, as Trustee, and as Beneficiary. EOK Seles CIBUDA WITNESSETH: 201 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath County, Oregon, described as: Lot 3 in Block 37, Klamath Falls Forest Estates, Highway 66 Unit, Plat No. 2 according to the official plat thererof on file in the office of the County Clerk of Klamath County, Oregon. Da not lare si deel or that from Deed OF the NOTE which is sections. Both must be delivered in the fromose to 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seven Thousand, Seventy-Four dollars and 13/100---(\$7074,13)

note of even date berewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

hote of even date nerewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereot, it 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 thereof, 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, herein, shall become immediately due and payable. The choice described real property is not currently used for agricultural, timber or grazing purposes.

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To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike destroyed thereon; and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allocting said property; tions and restrictions allocting statements pursuant to the Unitorn Commer the cial Code as the beneficiary may require and to pay for filing asmoch made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

International affecting suit property; if the unitable is covenants, conditional constructions affecting is an effecting pursuant to the string of the proper public but beneficiary may require and to pay for time and construction in the buildings proper public of the beneficiary, may require and to pay for time and constructions of the string of the s

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement affecting this deed or the lien or charge thereof. (d) reconveyance warranty, all or any part of the property. The granter in 'any reconveyance's latter in or any matter or in 'any reconveyance's therein of any matters or lacts abult services mentioned in this paragraph shall be not less than \$5.
(a) Use there is any reconveyance in the recital therein of any matters or lacts abult services mentioned in this paragraph shall be not less than \$5.
(b) Use there is any reconveyance in the recital therein of any matters or lacts abult services mentioned in this paragraph shall be not less than \$5.
(b) Use any determine thereon and the recital therein of any security for the indebtedness hereby secured regard to the adequacy of any security for the indebtedness hereby secured and any name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same res's fees upon any indebtedness secured hereby, and in such order as been inclusted of a south order as been any indebtedness secured hereby and in such order as been property, and the application or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies the room secure and profits, or the proceeds of the and the same any indebtedness secured durats for any indebtedness accured hereby, and in such order as been property, and the application or awards for any taking or damage of the insurance policies be compensation or awards for any taking or damage of the insurance policies be apply and any determine or any address and argument of any indebtedness secured as aloresaid, shall not curve any delault or motice of delault hereunder or invalidate any act done and the property and the apply and be apply and any determine the same as aloresaid, shall not curve any adverment

Waive any details or noise of default hereunder or invalidate any act done pursuant to such noise. 13. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sumserved hereby immediately due and payable. In such an in equity as a mort at his election may proceed to foreclose this trust deed advertisement and asks or direct the trustee to foreclose this trust deed in equity as a mort at his election may proceed to foreclose this trust deed advertisement and asks or direct the trustee to foreclose this trust deed thereby, whereupon the trust each property to satisfy the obligations secured thereby, whereupon the trust each property to satisfy the obligations secured thereby, whereupon the trust may proceed to foreclose this trust deed in the said described real property to satisfy the obligations secured thereby as then required by law if th proceed to foreclose this trust deed in the name provided in ORS 86.740 to 86.795. 13. Should the beneficiary of his successors in interest, respec-tively, the entire annum then beneficiary or his successors in interest, respec-obligation secured thereby incluse under the terms of the trust deed and the obligation secured thereby incluse and trust and attorney's lees not ex-cipal as would not then be due had on the that and attorney's lees not ex-cipal as would not then be due had on the tast and attorney's lees not ex-ting the turnes, the sale shall be held on the date and at the time and the turnes.

Ine detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the noise of anle or the time to which said asle may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of said. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so the purchase its deed in form as required by law conveying plied. The recitals in the other and the trustee shall be trustee, but including the incufutures in the other and the property either and the incufutures in the other and the property and the including the state and the incufutures allowed and any person, excluding the trustee, but including the property to allow those allowed as resonable charge of allow in-stormey. (I the incufuture and the process provided herein, trustee cluding the compensation of the trustee and a resonable charge by intrustee having records to the and a resonable charge by intrustee having records to the subset to the intrustee and a resonable charge by intrustee having records the granter to the intrustee and a resonable charge by intrustee having records in lay appear in the order of their privers in the trust surplus, it any, to the granter or to his successor in interest enclosed to pack it. For any example the intrustee and the process of the intrust it. For any example to the interest of the intrustee in the trust is upplus.

surplus, il any, to the granter or to his successor in interest erected to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trusteesator or successors to any trustee named herein or to any successor trusteesator or successors to have the latter shall be verted with without powers and duties successor trustee, the latter shall be verted with without powers and duties successor trustees, the latter shall be verted with without powers and duties and the successor trustees herein named or provided instrument executed "power appointment of the successor trustees the struct and its place of recorder of the outry or counties in which the property is situated. The onclusive proof of proper appointment of the successor trustee, thall be conclusive powers in this trust when this deed, duty executed and obligated to notify any party here of appointing sale under any other deed of chall 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings 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 696.505 to 696.585.

nonsul 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 Si the inderive 1000 and that he will warrant and forever defend 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural nurposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the culling gender includes the femining and the neuter, and the singular number includes the plural. tors, personal rep contri mas IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIST lies to finance of a dwelling, use Stevens-Ness Form No. 1303 or equivalent, of a dwelling use Stevens-Ness Form No. 1303 or equivalent, of a dwelling use Stevens-Ness Form No. 1303 or equivalent, of a dwelling use Stevens-Ness Form No. 1305 or equivalent, of a dwelling use Stevens-Ness Form No. 1305 or equivalent, of a dwelling use Stevens-Ness Form No. 1305 or equivalent, of a dwelling use Stevens-Ness Form No. 1305 or equivalent with the Act is not required, disregard this notice. William Michael Elliott Mary Catherine Elliott Mary Catherine Elliott (If the signer of the above is a corporation, use the form of acknowledgment oppeate.) STATE OF OFFICE CALIF. County of Ventura STATE OF OREGON, County of) 85. august 2 Personally appeared nally appeared the above named Pe William Michael Elliott and Mary Catherine Elliott duly sworn, did say that the former is the. president and that the latter is the secretary of i sela cons and acknowledged the foregoing instrua corporation, and that the seal affixed 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 accrowledged said instrument to be its voluntary act 1 ment to be their voluntary act and deed. (OFFICIAL) Notary Public tor Of ALIFORNIA (OF SEAL) OFFICIAL SEAL LYNN RAINS VENTURA COUNTY MS commission commissions JUL 24, 1984 •••• My commission expires: (OFFICIAL SEAL) 51 - PATER 18 - 19 - 1913 REQUEST FOR TULL RECONVEYANCE ALL STREET agenes generation and hadren to be the tore to be used only when abilitations have been paid it and the TO: Trustoo The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 rust deed nave been nully paid and satisfied. I ou nevery are directed, on payment to you or 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 sau must used or pursuant to statute, to cannot all or convey without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail coconvoy area and documents to the parties designated by the term LOK THE DURINGE OF SECRETIC DESCOVERY ACE of each discourse to respect to the parties of the parties of the secret discourse to respect to the parties of the parties r vita all and singular ilm concusars, hereditanions and apportenances and all other richar the sec Bernol and related $\{\{i_i\}, \{i_i\}, i_j\} \in \{i_j\}, j_j\}$ Beneficiary so or destroy this Truss Deed OR THE NOTE which it securcs. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED CILIER OF ELAMATH COUNTY, STATE OF OREGON, (FORM Ne. SSI) flig official blac Fligre County of Klamath (IL Falle Forest Fritadas SS. I certify that the within instrument stant, but Grantor séaraista d page 13042 or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 26688, Witness my hand and seal ter state pu Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO GIFT JE COUNDADA Mr. and Mrs. R. Allen Rt 2'Box 133 FED wate 10 Jon 10 gul a ynan Evelyn Biehn. County Clerk M-1 80 Bonanza, OR 97623 26688 T Deputy -0 Tour found Sarbaran Toulor 1985. 19083 8.00 feé TIONS

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