DATED!

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 connection with said real estate.

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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of ____One Thousand Seven Hundred dollars and no/100____ (\$1700.00) and seven Hundred dollars and no/100____ note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. September

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note.

The chove described real property is not currently used for egricultural, timber or grazing purposes.

note on even date networks, and payable Septembek.

To sooner paid, to be due and payable secured by this instrument.

The above described reci property is not currently used for order.

The protect the security of this trust deed, grantor agrees:

and repair or remove or described in the structure of the trust deed, grantor agrees:

and repair or remove or described in and property and in food condition not to commit or remove or described property and in food order described property and in food order described property and in food order described property and the structure of the structure o

ultural, limber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in francing any easement or creating any restriction thereon, (c) join in subordination or other afterement aftering this deep or the lien or charge thereof. (d) reconvey, without many be described as the "person or person or

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured the property of the p

the default, in which event all foreclosure proceedings shall be dismined 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 alle may place designated in the notice of sale or the time to which said alle may not postoponed as provided by law. The 'trustee may sell said property either the process of the proce

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. For any reason parmitted by law beneficiary may from time to the appoint a successor or successors to any trustee named herein or to any successor trustee appointed the latter shappointment, and without properties to the successor furstee, the latter shap be vested with all filled to the successor duties the latter shape be vested with all filled the successor successors and duties conferred upon any trustee herein named or appointment each such appointment and substitution shall be made by written and substitution shall be made by written and substitution shall be made by written and its fraction of the county of the corrected in the face of record, which, of the ecorded in the face to this trust dead in Recorder of the county of counties in which the property is situated. The shall be cacepta this frust when this deed, duly executed and obligated to notify any party hereto of pending sale do notify any party hereto of pending sale made a public record as provided by law. Trustee is not shall be a party unless such action or proceeding in which granter, beneficiary or frustee.

NOTE: The Trust Deed, Act provides that the trustee harsunder must be either an actioney, 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 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

betsel, of the grantor covenants and agrees to and w fully seized in fee simple of said described real pro-	ith the beneficiary and th	hose claiming under him, that he is law-
t the figures exceeds the control for the first profit of the figures of the first section of the first profit of the first pr	ter the contract of the second states of the second	
The property of the contraction	A Freeze of polynomial for the march from the con-	19. Marging Conservation of the Conservatio
and that he will warrant and forever defend the s	same against all persons	whomsoever.
The state of the s	activities and activities of the contraction of the	SECTION OF THE CONTROL OF THE CONTRO
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, tamily, house (b) for an organization, or (even it grantor is a na	hold or agricultural purposes	(see Infortant Notice below).
purposes. This deed applies to, incres to the benefit of and	binds all parties hereto, their	leirs, legatees, devisees administrators, execu-
tors, personal representatives; successors and assigns. The contract secured hereby, whether or not named as a benefic masculine gender includes the feminine and the neuter, an	uarv nerein. In constituine uni	s deed and witchever the context so loguitos, in-
IN WITNESS WHEREOF, said grantor ha	es hereunto set his hand	the day and year first above written.
• IMPORTANT NOTICE: Delete, by lining out, whichever warrant	y (c) or (b) is Real ve	st, Imp.
not applicable; if warranty (a) is applicable and the beneficiary such word is defined in the Truth-in-Lending Act and Regional Section (MUST comply with the Act and Regulation by ma	ulation Z, the 🗸 🎁 :	
disclosures; for this purpose, if this instrument is to be a FIRST I	ien to finance or equivalent;	OFFICIAL SEAL
High this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent.	the purchase	MARGARET MAGILE NOTARY PUBLIC - CALIFORNIA
with the Act is not required; disregard this notice. (If the signer of the above is a corporation	Turki makibi ili mpaya kinguriya ni akiri takiri Tugangangan Tugangangan ili kini na kini na karin sa sakari Tuganggangan ili na karin na karin sa karin sa karin sa karin	LOS ANGELES COUNTY My comm. expires APR 27, 1984
see the form of admowledgment opposite.) STATE OF CRESSE, CALIF.	93.490) Californi	a
Soundy of	STATE OF OFFICER CO	7 0
August 19 87	Personally appeared	Topp who, each being first
Personally appeared the above named	duly sworn, did say that to	0
define and position and managed in the product withing our more and a second of the control of t	president and that the la	
And the state of t	a corporation, and that the	to seal affixed to the foregoing instrument is the
and acknowledged the toregoing instru-	corporate seal of said corporate sealed in behalf of said C	poration and that the instrument was signed and orporation by authority of its board of directors;
ment to be voluntary act and deed.	and deed.	wiedged said instrument to be its voluntary act
(OFFICIAL	Beloro me:	+ magner
SEAL) Notary Public for Oregon	Notary Public for Oligina	K CALIF. (OFFICIAL SEAL)
My commission expires:	My commission expires:	Cipice 27. 84
to be because the control of the state of th	EST POR PULL RECONVEYANCE	estanti e de la compania de la comp En destante de la compania de la co
	only when obligations have been paid	t an a
rang da ang ri ng Tao an kao mai talatani i mga kangtata Tao ng mga mang manang manang manggana at mag-	, Trustoe	
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby	l indebtedness secured by the	loregoing trust deed. All sums secured by said
and since dead he recovered to statute to cancel all evide	ences of indebtedness secured	by said trust deed (which are delivered to you
horowith together with said trust deed) and to reconvey, wi	e and documents to	
DATED:		
		Beneticiary
	Buth more he deliment to the tri	untee for concellation before recoveryupes will be made.
Do not less or destroy this Trust Dood OR THE NOTE which it seem		
	**	
according to the control of the cont	thereof on tile	STATE OF OREGON, County of Klamath
	。 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	I certify that the within instru-
in NIONACH 3 Count Organ		ment was received for record on the
Grantor irrarocably grants, but a new sells	WITWESSETH	at1.:149o'clock. P.M., and recorded in book/reel/volume No
as Beneficiary, Granto.	SPACE RESERVED	page 1373? or as document/fee/file/
Manging E. White	RECORDER'S USE	instrument/microfilm No. 27010, Record of Mortgages of said County.
as Grantor Attended County at the	organia (Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
KCLCORS TRUST DEED, made the	2. volumentar et julijan	Evelyn Biehn, County Clerk
≠ 412053070		
	TRUST DEED	By Jacober Deputy