rogether with all and singular the tenements, hereditements and appurtenances and all other rights thereunto belonging or in anywise mow or hereafter appettaining, and the rents, issues and profits thereof and all lixtures 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

ion with said real estate.

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

(\$15,000.00)

Spote of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest thereon according to the terms of a promission of a promission of the spote of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest between the date of maturity of the label secured by this instrument is the date, stated above, on which the final installment of sold, conveyed, assigned or alignated by the granter without tirst having obtained the written consent or approval of the therefore, and the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein in the chose described real physically a net currently used for agricultural, timber or grazing purposes.

The date of maturity of the spends the within committee the becomes due and payable. In this spend, the becomes due and payable, and content at the beneficiary option, all adhigations secured by all interests, then, at the beneficiary option, all adhigations secured by all interests, then the content and payable.

To protect, the security of the firms deed, granter agreement of the firms of t

(a) consent to the making of any map or plat of and property (b) join of dearting any essentent or creating any restriction thereon. (c) pinn in any stanting any essentent or creating any restriction thereon. (c) pinn in any subordination or other agreement affecting this deed or the lien or creating the stand or the lien or creating the stand or any part of the inn or creating the stand or any part of the property The features of any part of the property The legally entitled thereto." and the recitals theren of any matter or leave the legally entitled thereto. "In the person of person of person of the conclusive proof of the truthitidiest theren of any matter or leave the services mentioned in this paradraph shall be not less than \$5.

10. Upon any default by dranter hereundes beneficiarly may at any pointed by a court, and without reduct to the adequacy of any securit 10 the indebtedness hereby wethout reduct to the adequacy of any securit 11 the indebtedness hereby wethout reduct to the adequacy of any securit 11 the indebtedness including its own name and or otherwise collect the livery or any part thereof, is own name and or otherwise collect the term also and profits, including these past due and impact and adjust the very less costs and espenses of operation and collection, including resonable after less costs and espenses of operation and collection, including resonable after the property. In the entering upon and taking possession of such profits and profits, the property and the entering upon and taking possession of such profits and including property, and the application or release thereof as attireast such and including property, and the application or release thereof as attireast such and including possession of such motics.

waive any default or notice of default hereunder or intanidate any set I no pursuant to such notice.

12. Upon default by trantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder the teneficiary new declare all sums secured hereby immediately due and jayattle in such an in equity as a mortgage or direct the trustee to foreclase this trust set and exercise and cause to be recorded his written notice of default at this each advertisement and ask. In the latter exist the beneficiary or the trustee that the except and cause to be recorded his written notice of default and the election may be a sum of the said described real property. To satisfy the obtidations secured thereof as the required by law and proceed to forestose that trust deed in the after a property of the said described real property. To satisfy the obtidations secured the manner stoyided in ORS 56.740 to Set 10 forestose that trust deed in the after default at any time prior to the days before the date set his trust deed in trustee or the trustees safe, the date of the said set his trust declared the forest or the trustees and entoney of the said set his trust declared the entire amount therefore or his said set of the trustees and entoney and trusteed in the coloring to the continuous flag and the said set of the coloring the terms of the obtidation and trustees and attorney tiers not considered the amounts provided in order than use foreign the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and attorney tiers for a coloring the terms of the obtidation and trustees and att

of the truthlumens thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein trustee shall apply the proceeds of ale to payment of (1) the expense of sale including the compensation of the trustee and a reasonable chartee by trustee a having recorded liens subsequent to the interest of the trustee in the trust deed, (3, to all persons deed as their interests may appear in the order of their provity and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

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 herein or to any successor trustee appointed herein and entitle successor trustees, the latter shall be visted with all title powers and duties conferred upon any trustee herein and substitution shall formed or appointed instrument executed by beneficiary containing reference to this trust deciding place of record, which, when recorded in the office of the County shall be conclusive proof of the county or counties in which the property is situated acknowledged is made a public record as provided by leveling acknowledged is made a public record as provided by leveling the secured and obligated to notify any party hereto of pending sale under any other deed of a half be a party unless such action or proceeding in which grantor, beneticiary or frustee and shall be a party unless such action or proceeding a brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Cregan State Bar, a cank 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 making 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 OPS c98 205 to 090 585.

en de Legion The grantor covenants and agrees to and with the beneficiary and those classing under him, that he is laid fully seized in fee simple of said described real property and has a valid, uner seed title thereto except
Trust Deedm including the terms and provisions there... execued by Edward C. Dore et us, to Klamath County Title Co., trustee for Klamath Forest Estates al as beneficiary dated November 18, 1981, recorded December 4, 1981 in Vol 1 page 20929, which said Trust Deed, beneficiary agrees to hold Grantor herein and that he will warrant and torever defend the same against all persons whomsover harmless thereof. 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 (even it grantor is a natural person) are for business or commercial purposes other than agriculture. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In constraint this deed and whenever the context so requires, the meaculine gender includes the feminine 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 lining out, 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 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. Alexa apre. icia Sapien PATRICIA A. FELDSTEIN of a dwelling use Stovens-Ness Form No. 1306 with the Act is net required, disregard this notice. NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY fif the signer of the above is a corneration, use the form of acknowledgment opposite.) My Ce Non Expires Oct. 22, 18 STATE OF WARREN CALIF. STATE OF OREGON, County of County of ..) 88. August , 1983 Personally appeared Personally appeared the above named who, each being first Berta Alicia Sapien duly sworn, did say that the tormer is the prezident and that the latter is the..... secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and saided in behalf of said corporation by suthority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instrument to be her voluntary act and deed to be its voluntary act Before me: Before me: (OFFICIAL Fatricia a fellster SEAL) Notary Public for Oregon (OFFICIAL My commission expires: 10-22-84 My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO: Trustee The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said trust doed 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 indebtedress secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mall reconveyance and documents to DATED: Beneticiary this Treet Deed OR THE NOTE which it secures. Both TRUST DEED STATE OF OREGON. County of Klamath

STEVENS NESS LAW PUB. CO., PORTLAND, ORE Granter inia era din diningi da mad

AFTER RECORDING RETURN TO

SPACE RESERVED FOR RECORDER'S USE

I certify that the within instrument was received for record on the 16 day August ., 19...83 at 1:50 o'clock ... P.M., and recorded

Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn County Clerk By Luce . Deputy 8.00 fee

KCTCo