at lomey, who is an active member of the Oregon State regon or the United States, a title insurance company auth lates or any agency thereof, or an escrow agent licensed unit the Bar, a bank, trust company nuthorized to insure title to real under ORS 696.505 to 696.585.

mpenseeds of safevisiant to the powers provided herein, trustee for the top of the trustee and of (1) the expense of safe, in-the obligation set are a reasonable charge by safe, in-terests may appear in the interst of the frustee in the granos to the grantor or to his successor in ine priority and the frust any reason

vested with all inter-named or appointed Il be made by written the to this frust deed office of the County e property is situated,

duly execution in the second s

with all

surplus, it any, it in grantor or to its successor in interest entities surplus. 16. For any reason permitted by law beneficiary may from successor point a successor or successors to any trustee natured interest successor frustee appointed hereanies. Upon such appointant lerein of conveyance to the successor trustee. Upon such appointed lerein interval, distribution of the latter herein assist with any interval of the successor trustee. The latter herein assist interval of the successor trustee is the successor trustee interval of the successor trustee is the successor the successor interval of the successor trustee is the successor trustee of the successor of the which, when the successor trustee 17. Trustee accepts this trust when this deed, duly second shall be conclusive proof of proper counties 17. Trustee accepts this trust when biffwated to notify any parbible record as pr shall be a party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in which the party unless such action or proceeding in the party unless such action of party acti

equest. To time upon written request of benevi-vistion of this deed and the note for ies, for cancellation), without attecting ment of the indebtedness, trustee may person for the NOTE: The Trus or savings and property of this Frust Geed Act provides that the trustee hereunder must be either an attact and Isan association authorized to do business under the laws of Oregon this state, its subsidiaries, affiliates, agents or branches, the United States

promptly upon 1 At any time and syment of its fee nt (in case of ful liciary, pe of an

It is mutually agreed that: It is mutually agreed that: y. In a nutually agreed that: we right of eminet any portion it we right of eminet and it was a set of the set of the set of the emission for such arguing that all we arguing the set of the the set of the set of the set of the the set of the set of the set of the such arguing the set of the set of the such arguing the set of the set of the such arguing the set of the set of the set of the such arguing the set of the set of the set of the such arguing the set of the set of the set of the set of the such arguing the set of the set that: Portion or all of said property shall be taken in or condemnation, beneticiary shall be taken hat all or any portion of the monies payakle which are in scens of the amount required indecosts and storney's lees necessarily paid or onable costs and spenses and beneticiary and the balance applied upon the indebtedness the balance applied upon the indebtedness at its own expense, to take such actionant shall be necessary in obtaining such comas com to pay incurred nd appellate courts, nee reedings, and the balar Arantor aktees, at is istruments as shall be upon beneliciary's reou-

 join in executing such financing statements pursuant to the Unitorm Comment proper public clices or others as well as the cost of all list scatches made by tiling others or others as well as the cost of all list scatches made beneficiary.
 mow of the provide and continuously maintain images in the building of the state state of the state of the state state state of the state state of the state state of the the trustee. In which even all the date by law other the sale and attorney's lees and attorney lees and attorney to any lees and attorney lees and attorney's lees and atthe lees and atto

 cultural, timber or grazing purposes.
 (a) consent to the making of any map or plat of said property: (b) join in subordinating any cessment or creasing may restriction thereon: (c) join in any subordinating convertibut warrent affectment affecting thereon (c) in the property affecting the subordination or other affectment affecting thereon (c) in the property affecting thereon (c) in the subordination of the property affecting thereon (c) in the property affecting thereon (c) into a subordination of the property affecting thereon (c) into any part of the property affecting thereon (c) into any part of the property affecting thereon (c) into any preconversion of the property affecting thereon (c) into any preconversion of the property affecting thereon (c) into any preconversion of the property affecting thereon (c) into any default by gradient or by a states or jacts shall be not its there (c) into any of the property affecting thereon (c) into any default by gradient or by a states or jacts shall be not its there (c) into any of the property affecting there in person. By adequark of a state property is and a property in the property into any default by gradient or by a state or be also individe the individence of the property in the state indice and collection individent atter of a state or of the state property and in such order as been any default property and in such or default affecting the state of the s waive any default or notice of default hereind as aloresaid, shall not cure of pursuant to such notice.
12. Upon default by grantor in payment of any indebiedness accured on the beneficiary of the spectrum may proceed to any agreement of any alder done of default as a moriginal thereby of instance of any agreement of any indebiedness secured advectisement and safe.
were the beneficiary at his electron may proceed to foreclose this first deed by advectisement and safe. In the later the trustee of default by frantor in a state of the spectrum of the spectrum

in Klamath Forest Estates Highway 66 Unit

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest thereous account to the time of principal and interest hereof, it becomes due and puyable. In the debt secured by this instrument is the date, stated above, on which the final installment of principal and interest hereof, it becomes transmitted by the interest hereof without first having obtained the written consent or approval of the beneficiary is not curnently used for agricultural, timber or grazing purposes. The above described real property is not currintly used for agricul To protect the security of this trust deed, grantor agrees 1. To protect the security of this trust deed, grantor agrees and repair, not to remove or dead maintain said property in food condition 2. To comparing any waster of said property. To comparing or improvement promptly and in sood and workmanlike thereon, and pay when all tools may be constructed, damaged or thom and restrictions different property; if regulations; covenants, condi-tions and restrictions different statements pursues there as the such linearing statements pursue beneficiary so requests, condi-proper public offices as well as the to pay for Unitorn Constru-beneficiary. A no orovide and continuously maintain insurance on the buildings in 4. To orovide and continuously maintain insurance on the buildings in the substance of the buildings in the substance of the buildings in the substance of the substance of the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the substance of the buildings in the buildings in the building in the buildings in the buildings in the building in the buildings in

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 thereoi and all fixtures now or hereafter attached to or used in connec-for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the first there is the contained and payment of the first there is the first there is the first there is the first (\$14,500.00) of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if x192.003

note

sum of

新生产

Lot 5 Block 119 in Klamath Forest Estates Highway 66 Unit Plat No. 4, according to the official plat thereof on file in the Plat No. 4, according to the orricial plat thereor on office of the County clerk of Klamath County, Oregon.

John^THIS TRUST DEED, made this 15 K. 36051 Vol. M. John^THIS TRUST DEED, made this 15 K. 36051 Vol. M. Courtney and Berta Alicia Zamacona; entirety as Grantor, KLAMATH COUNTY TITLE EDWARD C. DORE AND JEANNE M. DORE, husband and wife as Beneficiary,

Vol. 183 Page 18409

TRUST DEED

..., as Trustee, and

· · · · · · · · · · · · · · · · · · ·			
The days			18410
fully seized in fee sim	venants and agrees to and ple of said described real p	with the beneficiary and those claim roperty and has a valid, unencumbe nd provisions thereof, le Co.6, trustee for Kla	iné under him 41 (
L DOLE ET US. TO K	lamoth day	nu provisions thereof	eu inte mereto except
page 20929, which	y dated November	le Co., trustee for Kla 18, 1981, recorded Dece , beneficiary agrees to same against all persons whomsoeve	math Forest Estate
and that he will warre	ant and forever defend the	, beneficiary agrees to	hold Grantor here
		- pusons whomsoeve	harmless thereof.
The depart-			
(a)* primarily for g (b) for an organizat	rantor's personal, lamily, house	represented by the above described note i hold or agricultural purposes (see Import tural person) are for business or commerci	and this trust deed and
75:- 1		poisony are for business or commercia	Durposes at
Contract - amount is the semiative	es, successors and assidus The	toom the parties hereto, their heirs ledated	es, devisees, administratore
	he lenunine and the neutos	this deed and mit	pleagee, of the
	inerceor, said grantor has	s hereunto set his hand it .	Vest find at
not applicable; if warranty (a)	by lining out, whichever warranty) is applicable and the beneficiary he Truth-in-Lending Act and Dec	(a) or (b) is a A A A A	→ A A → +
beneficiary MUST comply with disclosures for this	he Truth-in-Lending Act and Regul the Act and Regulation by make	ation Z, the Ronny David Cour	they being the
if this instance of a dwelling, us	se Stevens-Ness Form No. 1205	in to finance	id Journey-
of a dwelling use Stevens-Ness with the Act is not required, dism		compliance	aniacon a
(if the signer of the above is a corpo use the form of acknowledgment op			June
STATE OF OREGONICAL	* -		
Country of Tog Un September 1	seller)ss.	STATE OF OREGON, County of	
Personally and the		Personally appeared	
	lev and post-	duly more dia	
Alicia Zamacona,	entirety	president and that the latter is the.	
		secretary of	
and acknowled	land at the	a corporation, and that the seal affixed to	the foregoing instance
		corporate seal of said corporation and that sealed in behall of said corporation and that and each of them acknowledged said instr Belore me	
Delore me:		nd deed. Before me:	ument to be its voluntary act
Notary Public I	X. Bailert		
My commission	araine Mr. Jacob	Votary Public for Oregon Ay commission expires:	(OFFICIAL
MARY I BALLEY		Capites:	SEAL)
I TO A THE MOTORY DURING & UNILET	JRNIA PARTE	R FULL RECONVEYANCE	
105 ANGELS COUNT	Y K	TOEL RECORVETANCE	
WHEN FUBLIC - CALING	4, 1986 To be used only wh	en obligations have been paid.	
I IS TAKE PUBLIC - CALING I ISS ANGELES COUNT My comm. expires NOV 1 TO:	1, 1988 To be used only wh	en obligations have been pold. Ustec	
To: The undersigned is the leg trust deed have been fully paid of said trust deed or	4. 1936 To be used only wh 1936 <i>Tri</i> <i>gal owner and holder of all indebi</i> <i>and satisfied. You hereby are dir</i>	en obligations have been pold. ustee tedness secured by the foregoing trust dev	ed. All sums secured by said
To: The undersigned is the leg trust deed have been fully paid is said trust deed or pursuant to s herewith together with said trust	4. 1936 To be used only wh 1936 and satisfied. You hereby are dir statute, to cancel all evidences o dead of the statute	en obligations have been pold. ustee tedness secured by the foregoing trust des ected, on payment to you of any sums ow. i indebtedness secured hu soid	ed. All sums secured by said ing to you under the terms of (which are delivered to you
The undersigned is the leg trust deed have been fully paid said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the	4. 1936 To be used only wh 1936 and satisfied. You hereby are dir statute, to cancel all evidences o dead of the statute	en obligations have been pold. ustee tedness secured by the foregoing trust des ected, on payment to you of any sums ow. i indebtedness secured hu soid	ed. All sums secured by said ing to you under the terms of (which are delivered to you terms of said trust deed the
To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust	4. 1936 To be used only wh 1936 and satisfied. You hereby are dir statute, to cancel all evidences o dead of the statute	en obligations have been pold. ustee tedness secured by the foregoing trust des ected, on payment to you of any sums ow. i indebtedness secured hu soid	ed. All sums secured by said ing to you under the terms of (which are delivered to you terms of said trust deed the
The undersigned is the leg trust deed have been fully paid said trust deed or pursuant to s herewith together with said trust estate now held byfyou under the	4. 1936 To be used only wh 1936 and satisfied. You hereby are dir statute, to cancel all evidences o dead of the statute	en obligations have been pold. ustee tedness secured by the foregoing trust des ected, on payment to you of any sums ow. i indebtedness secured hu soid	ed. All sums secured by said ing to you under the terms of (which are delivered to you terms of said trust deed the
To: Ny comm. expires how in My comm. expires how in To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED:	4. 1936 To be used only wh and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without w e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust ded tected, on payment to you of any sums ow i indebtedness secured by said trust deed varranty, to the parties designated by the locuments to 	(which are delivered to you terms of said trust deed the
To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED:	4. 1936 To be used only wh and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without w e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust ded tected, on payment to you of any sums ow i indebtedness secured by said trust deed varranty, to the parties designated by the locuments to 	(which are delivered to you terms of said trust deed the
To: Ny comm. expires how in My comm. expires how in To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED:	4. 1936 To be used only wh and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without w e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. i indebtedness secured by said trust deed warranty, to the parties designated by the locuments to	(which are delivered to you terms of said trust deed the
To: Ny comm. expires KoV 1 Ny comm. expires KoV 1 To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee	4. 1336 To be used only wh A. 1336 and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without v e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust ded tected, on payment to you of any sums ow i indebtedness secured by said trust deed varranty, to the parties designated by the locuments to 	(which are delivered to you terms of said trust deed the
The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee TRUST DEEP	4. 1936 Fo be vied only wh , Tru- gal owner and holder of all indebi- and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without v e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for concellation before STATE OF ORE	reconveyance will be made.
To: Ny comm. expires NOV 1. To: The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destroy this Trust Dee TRUST DEF	4. 1936 Fo be vied only wh , Tru- gal owner and holder of all indebi- and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without v e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneticiary must be delivered to the trustee for concellation before STATE OF ORE County of	reconveyance will be made.
The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee TRUST DEEP	4. 1936 Fo be vied only wh , Tru- gal owner and holder of all indebi- and satisfied. You hereby are dir statute, to cancel all evidences o deed) and to reconvey, without v e same. Mail reconveyance and d , 19	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for concellation before STATE OF ORE County of	reconveyance will be made.
The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee TRUST DEEP	4. 1336 4. 1336 4. 1336 5. See vied only when the second set of the second set of the set of the second set of the se	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for cancellation before STATE OF ORE County of I certify the was received for m of 000000	reconveyance will be made. CGON, lamath t the within instrument ecord on the .25thday her
The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee TRUST DEEP	4. 1936 To be used only where and set of all independences of all evidences of additional and to reconvey, without we esame. Mail reconveyance and decal and to reconveyance and to reconveyance and decal and to reconveyance and dec	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for cancellation before STATE OF ORE County of I certify the was received for rn ofOct.or atS. o'cloco In book/reel/wold	reconveyance will be made.
The undersigned is the leg trust deed have been fully paid a said trust deed or pursuant to s herewith together with said trust estate now held bytyou under the DATED: De net lose or destrey this Trust Dee TRUST DEEP	4. 1936 To be used only wh 4. 1936 , Transmission of the second of the s	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for concellation before STATE OF ORE County of	reconveyance will be made. GON, lamath t the within instrument coord on the .25tb.day ber
De net lose er destrey this Trust Des TRUST DET De net lose er destrey this Trust Des TRUST DEE DATED: De net lose er destrey this Trust Des BE	4. 1336 To be used only where and set of all indebias and satisfied. You hereby are directed and to recorrey, without we check and to recorrey, without we check and the recorrey and the same. Mail recorrey and the second of the NOIE which it secures. Both recorrect and the secures and the secures. Both recorrect and the secures. Both	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. i indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for concellation before STATE OF ORE County of	reconveyance will be made.
De net lose or destroy this Trust Dee TRUST DEELS DATED: De net lose or destroy this Trust Dee TRUST DEEL (FORM No. 881) STEVENS.NESS LAW PUB.CO., PORTLAN	4. 1336 To be used only where and set of all indebias and satisfied. You hereby are directed and to recorrey, without we check and to recorrey, without we check and the recorrey and the same. Mail recorrey and the second of the NOIE which it secures. Both recorrect and the secures and the secures. Both recorrect and the secures. Both	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. i indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for concellation before STATE OF ORE County of	reconveyance will be made. GON, lamath t the within instrument coord on the .25tb.day ber
De net lose er destrey this Trust Des TRUST DET De net lose er destrey this Trust Des TRUST DEE DATED: De net lose er destrey this Trust Des BE	4. 1336 To be used only where and set of all indebias and satisfied. You hereby are directed and to recorrey, without we check and to recorrey, without we check and the recorrey and the same. Mail recorrey and the second of the NOIE which it secures. Both recorrect and the secures and the secures. Both recorrect and the secures. Both	en obligations have been pold. ustee tedness secured by the foregoing trust de- rected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for cancellation before STATE OF ORE County of	reconveyance will be made.
De net lose er destrey this Trust Des TRUST DET De net lose er destrey this Trust Des TRUST DEE DATED: De net lose er destrey this Trust Des BE	4. 1336 To be used only where and set of all indebias and satisfied. You hereby are directed and to recorrey, without we check and to recorrey, without we check and the recorrey and the same. Mail recorrey and the second of the NOIE which it secures. Both recorrect and the secures and the secures. Both recorrect and the secures. Both	en obligations have been pold. ustee tedness secured by the foregoing trust de- ected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for cancellation before STATE OF ORE County of	reconveyance will be made.
De net lose er destrey this Trust Des TRUST DES TRUST DES TRUST DES TRUST DES TRUST DES TRUST DES Be	4. 1336 To be used only where and set of all independent of all evidences of deed) and to reconvey without we same. Mail reconveyance and determine of the second of the NOTE which it secures. Both reconstruction of the secures of	en obligations have been pold. ustee tedness secured by the foregoing trust de- ected, on payment to you of any sums ow. if indebtedness secured by said trust deed warranty, to the parties designated by the locuments to Beneficiary must be delivered to the trustee for cancellation before STATE OF ORE County of	reconveyance will be made.