er of the Oregon State Bor, a bank, tru insurance company authorized to insure t escrow agent licensed under ORS 676,505 States, a thereof, or title to real to 696.585.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, will ar savings and loan association authorized to do business under the laws of Oregon or the property of this state, its subsidiaries, affiliates, agents or branches, the United States or any

cial of executing auch allocing said "Ordinances, regulation?
 cial of executing auch allocing said "Ordinances, regulation to the ID so requires, end of the ordinance of the end of the ordinance of the iD so requires and the ordinance of the iD so requires of o

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to successor trustee appointed hereusors to any trustee named herein or to any conveyance to a successor trustee, the latter such appointment, and without instrument execution and substitution in the successor trustee and during the successor supervised for the successor or supervised and substitution be vested with all title and tits place of the county when recorded reference to this by written and its place of the county or counties in which the property is situated and the conclusive proof of proof of period of the successor trustee successor trustee access this frust when this decid, duly factured deaty of the conclusion of the county or counties in which the property is situated. To trustee accessits this frust when this decid, duly factured and roblighted to make a public freeto of pendivide and by law, factured and trust or of any action or proceeding is brought by frustee.

the default, in which event all forcelosure proceedings shall be dismissed by the trustee. The trustee, in which event all forcelosure proceedings shall be dismissed by place designates in the notice of sale or the time date and at the time and in one purcelos in separatic bases of the same to which said said sale and shall deliver to highest bidder purcels and shall be the parcel operity eithes of the trustee in the notice of the same the time of sale are and shall deliver to sold, but without see in form as the time of sale are sale of the trustee in the deliver of the trustee internative expression of the trustee in the deed of any coverant or builder by the trustee of the trustee in the deed of any coverant or builder by the trustee of the trustee in the deed of any coverant or builder by the trustee of the trustee in the deed of any coverant or builder by the trustee but of the trustee in the deed of any coverant or builder by the trustee but of the trustee in the deed of the payment of the trustee but including the grantor and beneficiary, may purchas at the sale. It is expenses or im-shall apply the prosess of the trustee and a reasonable charge of sale in including aurplus, if any, to the stantor or to his successor in interest charge of the trustee is any to the stantor or to his avects of the trustee in the func-tion of the stantor or to his successor in interest charge of such is any to the stantor or to his successor in interest charge of such is the interest of the function of the trustee in the func-tion of the stantor or to his successor in interest charge of such the is any to the stantor or to his successor in interest charge of such the is any to the stantor or to his successor in interest charge of such the is the interest charge of the strustee in the successor in interest charge of such the is the structee in the successor in interest charge of such the successor is interest charge of the successor in interest charge of successor is interest charge is the successor in interest charge of

waive any delault or notice of delault hereunder or invalidate any act done or pursuant to such notice.
 12. Upon delault by stantor in payment of any indebtedness secured hereby or in pon delault by stantor in payment of any indebtedness secured thereby or in the performance of any agreement of any indebtedness secured thereby or declare all sums secured hereby in a guity as a mortfage or direct the trustee of to foreclose this tirust deed or declare and sale. In the state to be records little vent the business his trust deed to foreclose the state and sale in the state of the state

ficiary may determine. 11. The mering upon and taking possession of soid property, a collection of such rents, issues and prolits, or the proceeds of the and insurance policies compensation or awards for proceeds of the and of property, and the application or release thereof as alloresaid, shall not cure pursuant to such notice.

herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
(a) consent to the making of any map or plat of said property in kood condition
and reprint or permit any water of said property in kood condition
To protect the security of this trust deed, grantor agrees:
(b) consent to the making of any or plat of said property:
(b) consent to the making of any or plat of said property:
(c) consent to the making of any map or plat of said property:
(b) consent to the making of any map or plat of said property:
(c) consent to the making of any map or plat of said property:
(b) consent to the making of any map or plat of said property:
(c) consent to the making of any map or plat of said property:
(b) consent to the making of any map or plat of said property:
(c) consent to the making of any map or plat of said property:
(b) consent to the making of any consent or creating any restriction thereon.
(c) consent to the making of any map or plat of said property:
(b) consent to the making of any consent or creating any case of any therefor.
(c) consent to the making of any consent or creating any case of any therefor.
(c) consent to the making of any constructed damaged or provide as the adjust of the fully consent of the provide as the said property:
(c) consent to the making of any constructed damaged or the said property if the book of the therein of a said property if the domage constructed damaged or the said property if the domage constructed damaged or the said property if the domage constructed damaged or the said property if the provide as the properties as may be of all lies search if the therein of a said property if the said property if the said property if the tor the building any case of all the search if the term

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest to a promussor of the date of maturity of the dets secured by this instrument is the date, stated above, on which the final installment of said notes therein is sold, conveyed, assigned or aliented by the grantor without first having obtained the written consent or approval of the beneficiary of said note the secured by this instrument, irrespective of the maturity dates expressed therein, or approval of the beneficiary is not currently used for agricultural, timber or grazing purposes.

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Grantor irrevocebly grants, bargains, sells and conveys to trustee in trust, with power of sale, the property See description attached hereto and made a part hereof: TRUST PREND

as Beneficiary,

ARTHUR J. HOOD

..., as Trustee, and

where the main in the

and the an industrian

Vol. M83 Page\_\_\_\_ ..., 19.89 , between

1-2-

19047

MTC 12905 NESS LAW PUBLISH

TRUST DEED.

MIC

9:20 

FORM No. 881-Oregon True

as Grantor,

in ....

ā

22

WILLIAM L. SISEMORE

A. C. NO

as the owner of

12905

an crouse 30,240 - 01601

THIS TRUST DEED, made this \_\_\_\_\_\_ 3rd \_\_\_\_\_ V.

ELIZABETH E. ROBERTSON

·····.) ss.

(OFFICIAL SEAL)

and

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

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, family, household or agricultural purposes (see Important Notice below), (BXXEX an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. 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, execu-contract secured hereby, whether or not named as a beneficiary herein. In constraining this deed and whenever, including pledgee, of the masculine 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 not 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 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; of a dwelling use Stevens-Ness Form No. 1306, or equivalent; with the Act is not required, disregard this notice.

jss.

(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,

November 3, 19 83 Personally appeared the above numed Merril L. Carr known to be attorney

in fact for Elizabeth E. Robertson

-----

County of Klamath

St.

THE DEST

TO:

Elizal In Role Merzil L. Carr as attorney Robert Elizabeth E. Robertson in fact for

STATE OF OREGON, County of

Personally appeared ....., 19..... · ••••••

duly sworn, did say that the former is the..... who, each being first president 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 sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me. Before me:

DT Aand acknowledged the foregoing instru-ment to be 10.5 voluntary act and deed. Before the Sector Action of the sector of t Notary Public for Oregon My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

....., Trustee

DATED.	conveyance and documents to	d by the foregoing trust deed. All sums secured by sai ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you he parties designated by the terms of said trust deed the
	. 19	
Do not lose or desirey this Trust Dood OR THE NOTE		Beneficiary > the trustee for cancellation before reconveyance will be made.
TRUST DEED		
Carr/Robertson		STATE OF OREGON, County of
Elizabeth E. Robertson		ment was received for record on the
Hood	SPACE PESERVED	in book/real/mat. M. and recorded
Beneficiary	RECORDER'S USE	pageor as document/fee/file/
AFTER RECORDING RETURN TO Certified Mortgage Co. 836 Klamath Ave		Record of Mortgages of said County. Witness my hand and seal of County attixed.
Klamath Falls, Oregon 97601		NAME
		By

PARCEL #5

A tract of land situated in the  $(:E_{4}^{1})$  of the  $IW_{4}^{1}$  and the  $NE_{4}^{1}$  of the  $SW_{4}^{1}$  of Section 29, T395, RILEWM, Klamth County, Oregon more particularly

Beginning at a point of the West line of the said  $NE_4^{\frac{1}{4}}$  of the  $SW_{\frac{1}{4}}^{\frac{1}{4}}$ , said point being \$89058'36"E 1319.48 feet and \$00017'46"W 198.04 feet from the West ‡ corner of said Section 29; thence S00°17'46"W along the West line of the  $NE_4^{\pm}$  of the  $SW_4^{\pm}$  313.64 feet thence N73°20'20"E 1140.91 feet; thence N16°39'40"W 300.00 feet; thence S73°20'20"W 1049.43 feet to the point of beginning, containing 7.54 acres; together with and subject to a 60 foot easement for ingress and egres; as described in Deed Volume M Klamath County Deed Records and shown on Survey Map No. 2579 as recorded

> STATE OF OREGON, ) County of Klamath ) Filed for record at request of

> > .12.00

on this 4th de car	
on this <u>4th</u> day of <u>Nov</u> . at <u>1:29</u> o'dict P	A.D. 19 83
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recorded in Vol. M 83 M	
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	a a second
EVELYN BIEHN, Coun	ty Clerk
By Am Amila	·
12 00	_ Deputy

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