any suit for the foreclosure of this deed, to pay all costs and expenses, in-chuing evidence of fille and the beneficiary's or trustee's altorney's lees; the mount of attorney's lees mentioned in this paragraphic altorney's lees; the decree of the triat Court and in the event of an appeal for any judgement of pellate court shall court, grantor there afrees to pay four any judgement of ney's lees on such appeal. If is much appeal. If is much appeal. If is much appeal, afreed that: If is much appeal or the event that any portion or all of said property shall be taken as compensation of such taking, which are in portion of the roomic paysible incured by frastornable costs, there and attorney's lees necessarily paid of the right of eminent down or condemnation, beneficiary shall be taken as compensation in such taking, which are in portion of the roomic paysible incurred by frastornable costs, there and attorney's lees necessarily paid of in the first upon any reasonable costs and be jusid to beneficiary and ticary in the first upon any reasonable costs and be jusid to benefic any and both in the first upon any reasonable costs and be paid or incurred by there and execute such instrument affects, at its own applied upon their indubted preasion, promptly upon beneficiary's request, is deal motion actions of the rest in drantor affects, at its own applied upon their diebtedness preasion, promptly upon beneficiary's request. Keizer, 9, At any time and presentation of the indebtedness. The any time and presentation of the indebtedness. The indubtion any person for the payment of the indebtedness. The indubtion of the payment of the indebtedness. The any time and presentation of the indebtedness. The indubtion any person for the payment of the indebtedness. The industry of any person for the payment of the indebtedness.

Point in executing such timancing statements pursuant to the Unitorn Commer-proper public office or office, as well as the fond of pay for filling same in the beneticiary officers or searching agreeis as may be deemed desirable by the unit of the provide and continuously maintain insurance on the building officers or searching agreeis as may be deemed desirable by the mow or Area provide and continuously maintain insurance on the building on a second provide and continuously maintain insurance on the building an amount not fast that as the basic premises against and or damage building on provide and the basic premises against and on the building an amount not fast that as the basic premises against and the building officiers of insurance is the basic previous any such as of an area of the intermediate to the base of the base particle is and the prolicers of insurance is the base of the base particle is the latter; all into a any policy of insurance now or has lifteen days priosurance and to the of any policy of insurance hereby and in such order as building any determines of a source the same at same of a same of the base collected licity may be released hereby and insuch order as the base of the red in such notice of default hereinder or invalide shall to be pursuant to such notice of default hereinder or invalide shall to be the red and there charges that may be levind or assessed upon do assessed upon the default of the herein same is and to bay in a state of a period part there any part of the charges that may be leving or invalide the to benekicary; should the grantor laid prompting default for the default of the default form breach is thered of the amount so paking the inference and pay mainty defaults. Thered is a default as a difference is any by difference is a state and the association to benekicary; should the grantor laid prompting default any target and the amount so paking the default of the payment with the default of the trans default with the additis and prompting the state and to the to be

Ine above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in dood condition and repair; not to remove or demohily in the building improvement thereon; not to commit or permit any waste of said property. So improvement thereon; To complete or restore possible and in good and workmanilike 3. To complete or restore possible and in good and workmanilike ions and restrictions allecting said property; if the beneficiary so facuests, condi-tions and restrictions allecting said property; if the beneficiary so facuests, proper public the beneficiary may require and to the Unitor for the same in the beneficiary. To provide and continuously maintain insurance on the buildings [

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 676.585. result when this decision fusion is situated, second as provided ed, duly executed and to ol preding sale under any other design of in which grane under any other des of or proceeding is his beneficiary or deed of

surplus, it any, to the grantor or to his successor in interest ex-surplus, it any, to the grantor or to his successor in interest ex-ls. For any reason permitted by law beneficiary may successor insite appointed interaction of any fusice named her powers and to the successor fusice, the latter shall be vested in instrument exclusion appointent and substitutions while be made of the successor insite and the substitution of the successor instrument exclusion any fusice the latter shall be read and its place of record, which any, containing reference to this that be and of the country of the recorded in the office of the successor of proper spontaneous approximation of the successor instrument excepts this fusion approximation of the successor obligated to motily any party here for a provide sale under any of that be a party unless such action or proceeding is brought by the the sources is the success and the sources of the sources of the sources of the sources any exclose of proceeding in sources the sources that be a party unless such action or proceeding is brought by the sources the sources of the sources and the sources of the sources and the sources of the sources of the sources of the sources and the sources of the sources of the sources and the sources of the source intment, and without vested with all title d with all title, d or appointed made by written this trust deed of the County perty is situated,

the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. If a 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 sale may in one parcel as provided by law far trustee may sell said property either shall deliver to highest bidder for cash, payable at the parcel or parcels at shall deliver to the highest bidder for cash, payable at the parcel or parcels at the property so would, but without any matters of lact shall be conclusive proof of the truthluiness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may person, excluding the trustee, but including the domention of the bigster payable at the sale. I.S. When trustee sells pursuant to the powers provided herein, trustee atorine, (2) to the obligation secured by the trustee of by invision deed as their interest may appear in the order of their provided lies allo into startion in the obligation of the further and a (1) the expense by invision distribution of the frustee and a (1) the expense by invision at the interest may appear in the order of the trustee in the the sturplus, it any, to the granton or to his successor in interest which do the sturplus at heir interest may appear in the order of the trustee which do the further attrustee of the frustee and the size of the trustee in the order of the trustee interest may appear in the order of the trustee in the order of the provided lies the starts or to his successor in interest which do the sturplus.

warve any default or notice of default hereunder or invalidate any act don't pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness accurace of any act don't declare all sums accurace of any agreement hereunder, the beneficiary may advertisement and safe. In the latthe trustee to foreclose this trust deed by advertisement and safe. In the latthe trustee to foreclose this trust deed by hereby, whereupon the trustees shall be noticed as a divertisement and safe. In the latthe trustee to foreclose this trust deed by hereby, whereupon the trustees shall be noticed in the second place of a safe, five and place of a safe, five and place of a safe, five and the maner provided in ORS 86.740 to 86.795.
13. Should the beneficiary or his the default are and safe and the beneficiary or his accurate and safe. In the beneficiary or his excurse the default at any time prior to live days before the dates stall the safe and the beneficiary or his excurse the date and the beneficiary or his excurse the date of the entry of the default of the set of the date of the date and the beneficiary or his excurse and place of the date set of default at any time prior to live days before the dates set by the trustee for default at any time under the issuecessors in interest, respondent or the trustee of the obligation and trustees and altorney's lees not exceeding the terms of the obligation and trustees and altorney's lees not exceeding the terms of the obligation and trustees and altorney's lees not exist the date, in which event all foreclosure proceedings shall be held on the date and at the time and the and the main the safe and the default and the default foreclosure designated in the trustee.

(a) consent to the making of any map or plat of said property: (b) join in granning any consent to the making of any map or plat of said property: (b) join in any structure of the same of t

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., as Trustee, and

together with all and singular now or hereafter appertaining tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of --TWO Thousand Eight Hundred Sixty-one and 10/100------(S¶.861.10) sum of ___TWO Thousand Elght Hundred Sixty-one and LU/LUU-_____ (\$1,861.10). note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of the terms of a promissory 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. The above described real property is not currently used for agricultural, timber or grazing purposes. (a) consent to the making of any man or olst of said property (h) ion in

sum of .

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath Lot 16 in Block 76, Klamath Falls Forest Estates Highway 66 Unit, Plat No. 4, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Jack G. Silveira as Beneficiary,

EDWARD C. DORE AND JEANNE M. DORE, HUSBAND AND WIFE as Grantor, Klamath County Title Company

..., 19.83 , between

THIS TRUST DEED, made this _________ day of _______ Vol.mg3Page

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TRUST DEED (NJ

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The granter covenants and agrees to and with the beneficiary and those claiming under him, that The granter covenants and agrees to and with the beneficiary and those claiming under him, that The granter covenants are agreed to a scribed real property and has a valid, unencumbered title thereto	t he is law-
The grantor covenants and agrees to and with the beneficiary and those claiming title thereto tully 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 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),	are: han agriculturai
(b) for an organization, or (even if grantor is a natural process, at the share bairs, legatees, devisees, admin	istrators, execu-
for personal representatives the plural.	
In with the secured hereby, whether of not make and the neuter, and the singular number makes the day and year first above masculine gender includes the tenninine and the neuter, and the singular number makes the day and year first above IN WITNESS WHEREOF, seid grantor has hereunto set his hand the day and year first above the with the day and year first above the day above	dor 3
• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) is a creditor • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or	X
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the purchase of a dwelling, use Stevens-Ness form No. 1305 of equivalent and the purchase of a dwelling, use Stevens-Ness form No. 1305 of equivalent and the purchase if this instrument is NOT to be a first lien, of is not to finance the purchase if this instrument is NOT to be a first lien, of is not to finance the purchase is the second seco	
of a dwelling use sevent disregard this notice. with the Act is not required, disregard this notice.	nathi 1.5
State of Oregon, councy appeared	
County of Klanally Edward C. Dore, who, being de	
Personially appeared the above named	
foregoing instrument by aution	
and he acknowledged said index	
and reconstructions instru- the said principal. BEFORE ME	
OFFICIAL Notary Public for Orec	ion
(OFFIGIA) SEAL) Notary Public for Oregon My commission expires: 8, 5-87	5:
REQUEST FOR FULL RECONVEYANCE	
Reducts from the obligations have been poid.	
To: The undersigned is the legal owner and holder of all indebredness secured by the toregoing trust deed. All The undersigned is the legal owner and holder of all indebredness secured by the toregoing trust deed. All the undersigned is the legal owner and holder of all indebredness secured by the toregoing trust deed. All	sulfis secured by said
TO: The undersigned is the legal owner and holder of all indebredness secured by the toregoing trust deed. All The undersigned is the legal owner and holder of all indebredness secured by the toregoing trust owing to y trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to y trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to y trust deed or parsuant to statute to icancel all evidences of indebredness secured by said trust deed (which said trust deed or parsuant to statute to icancel all evidences, without warranty, to the parties designated by the terms	are delivered to you and delivered to you and trust dead the
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Jack G. Silveira 3849 Bidgmoor Drive	Amil Deput
Studio City, CA 91604	

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