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FORN No. 881-Orogon Truit Dord Series-TPUST DEED. ASpect Title-#M281981-EISENENESELEN PLA. 1- NS CS PID-LAND CH VIDIA Vol. 1184 Page 21.173 TRUST DEED

THIS TRUST DEED, made this 6th day of November 19,84 between LEONARD WAYNE BLANION and WILNA L. BLANION, busband and wife and LEONARD W. BLANION and BERNICE BLANION, busband and wife, each us to an undivided interest with full rights of survivorship ASEEN TITLE & ESCROW, INC., an Cregon corporation as Trustee, and STANTON C. KOCHTZ and JOHNNIE M. KCONTZ, busband and wife with full rights of survivorship

as Beneficiary,

WITNESSETH:

Granter irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The NWINWI of Section 35, Township 39 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereinto 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the DECEMPTOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of EIGHTEEN THOUSAND SIX HUNDRED THIRTY NINE AND 50/100-----

ine above described real property is not currently used for agricul. To protect the security of this trust deed, grantor agrees: 1. To protect, preverse and maintain and property in good conduction and reality not a grantice and emailth any building or improvement thereon; not to commit as permit any wase of suid property. 2. To complete we restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay which due all cover incurred therein 3. To complet with all laws, ordinances, regulations, covenants, condi-tions and restrictions after the suid property. If the performants, covenants, conditions after the suid non-restrict the substances of the prome mercuring such inforce g statements pursuant is the limitoria former-cial Code as the benefaciary was required and to pay for ling same in the proper public after or others, as well as the cost of all limit ensuits by the by filling others or encoding agencies as may be demined deviable by the beneficiary. 4. To provide and continuously maintain invesses.

chill Code as the barelating new require and to pay be in indiame in the proper public officer, as well as the exit of all then searches made by find officer, or officer, as well as the exit of all then searches made by find officer, as well as the exit of all then searches made by find officer, as well as the exit of all then searches made by find officer, as well as the exit of all then searches made by the dentificary.
A. To provide and continuously maintain insurance on the full dys more thereaties as provide the start pression of the sold premises against loss or damage by the and such other hardes as by the beneficary, with loss provide and built officer require in companies acceptable to the beneficiary, with loss provide and built by the latter, all policies of insurance shall be delivered to the beneficary as such as mored, if the beneficiary as such as mored, if the beneficiary as such as mored, and policies to the beneficiary at least fifteen days prior to the estimate collected under any file or other insurance policy may be applied by bereficary upon and index of the mediate policy and be applied by bereficary upon and index of the beneficary. Such ary plat thereof, may be released to Atanice. Such ary filternine or all option at beneficary when any end there benefic any acceptable to the beneficary upon and index of the applied to be been and the another.
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pellate court (bal) adjudge transmission as the beneficiary soft fluxtees a tom-ney's less on such appeal. If is mutually agreed that: A lot be even that any postem or all of and property shall be taken under the table of enumeric dimans or conformation, beneficiary, chall be taken under the table of enumeric dimans or conformation, beneficiary, chall be taken table, do allows boths, to explore that all or any primary of the anison for post-to pay all research to taken disch are on excess of the anison for post-flore the table of the table of the table of the anison for post-to pay all research posters and each are on excess of the anison for post-flore the standard configuration and the paid to beneficiary and applied to the train and applicate courts, measured and or provided to the infebric flore and determined for the table of the model of the infebric measured herebuy and deam wares at its own expense of take such actions pendered in other table as that he measure in obtaining such con-pensation, primptly upon beneficiary a report of the deal and the meter for endorments in case and provide the table of all of the all of the meter of the anish process and gravitation of this deal and the meter for endorments in case of the conservation of this deal and the meter for endorments in case of the table such allows in which is the of all and the meter for endorments in case of the conservation of the inductiones, trainer may the liability of any percent is the payment of the inductions, trainer may the liability of any percent is the payment of the inductions, trainer may the liability of any percent is the payment of the model deal the meter for endorments in case of the inclustion of the inductions, trainer may the liability of any percent is the payment of the inductions.

ural, fimber or grazing purposes.
The convert to the making of any map or plat of and property: (b) juin in drafting any elsement or creating any restriction therein (c) juin in any selection there also and any property. The property is a selection of the order of the selection there is a selection therein (c) juin in any selection any recommunant marging the deferred (c) the property. The property is a selection of the property is a selection of the property is a selection of the property. The property is a selection of the property of the p

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16. For any examining permitted by law beneficiary may from time to opiumt a specessor or electronic any trivitie marined became or to any consequence is the super-consequence is the su-powers and dutes of bernunder. Each such instrument executed and its place of reco Clerk or Recorder of shall be conclusive pr r cijer k - the Galter Any - fruste hereignder: Exc. such answehrment and schrinktich khalt be made by white instrument executed by benchara containing reference to the total deal and its place of record, which when removed in the cluce of the Courty Clerk or Recorder of the counts or containing with the property is statistic abalt be conclume proped of proper and moment of the endeems trustee 17. Theorem arrepts that that when this deal due exceeds trustee alconalabled is made a public record as provided your any charge and accounted by a public record or proceeding to the state a near objusted to inclure any party herets of pentick as when any other deal d trust or of any action or proceeding in which grants, herecourg in trustee whall be a patter unless such action or proceeding is brought by trustee

NOTE the Dust Deed Automy desited the tristee horewoor must be either an attorney, who is the attor member of the Drepor Dute Brr, a bork, trust company or sayings includes which an automoted to be boken the barks of Drepor or the United States, a the church e church estimated to rep property of this state, on each of the open branches the Danked States or any carry treed, or an estimation estimation (2016) to 650 505 to 650 505

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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 whorrsoever.

The grantor warrents 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 if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This died applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devises, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, 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 HOTICE: 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 Troth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling is Stevenc-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this totice.

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Morember 15 10 Sil	19	,) as,	
Personally appeared at t	Personally appeared		
CONTRACTORY ALE REALENING		and	
WILDA L ZIANTINAI	duly sworn, did say that the forme is the	who, each being lirst	
and LECNARD W. BLANTON	president and that the latter is the		
and BERNICE BLADIN	secretary of		
ment to be the school ledged the foregoing instru- orent to be the school woluntary act and deed.	scaled in Debalt of said	on, and that the seal affixed to the foregoing instrument is the tal of said corporation and that the instrument was signed and shall of said corporation by authority of its board of directors: I them acknowledged axid instrument to be its voluntary act	
SEAL), St. 10 carr Eublic for Oregon			
den states	Nutary Public for Oregon		
Apres mission expires: 7-31 gl	My commission expires,	COFFICIAL	
	The CONCINSSION FINITHE	SEAL)	

REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been said

TO:

, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully poid 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 indebtedness secured by said trust deed (which are delivered to you herewith todether with unit trust deed) and to reconsely without warranty to the parties destructed by the terms of the delivered to you said trust deed or pursuant to statute, to carket all evidences of indepredients recured by said trust deed (minori are derivered 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 betvou under the same. Mail reconveyance and documents to

DATED:

, 14

Be. +ficiary

De net lese or destroy this Trust Cood OR THE NOTE which is secures. Both must be deirered to the trasme for concellation before reconversance will be ma

TRUST DEED STATE OF OREGON. County of Klamath (FORM No. 881) } ss. -----I certify that the within instrument was received for record on the 27th day of December 10 84 at 3:37 o'clock PM., and recorded Granter SPACE RELERVED in book/reel/volume No. MB4 on FCR page _____21473 ___ or as fee/file/instru-RECORDER 5 USE ment/microfilm/reception No. 44422 Record of Mortgages of said County. Beneticiary AFTER RECORDING RETURN TO Witness my hand and seal of Aspen Title & Escrud Attainmariene County affixed. Evelyn Biehn, County Clerk By Por Smith Deputy Fee: \$9.00