-14519 C DEFD IN. AW PUBLISHING CO., PORTL 45627 Vol. M85 Page 1897 CREATER SLOOD TRUST DEED THIS TRUST DEED, made this

January 19.85, between 31st day of RICHARD L. GARBUIT AND PATRICIA GARBUIT, as tenants by the entirety

as Grantor,	dilliam P. Brandsness			•••••••			•••••••
••••				1	 Synamical Strategy	, as Trustee	
	outh Valley State Bank		*******			ta da como de com	
as Beneficiary.	the standard from the standard	1.1	1.		 	***************************************	

WITNESSETH:

no series and a series of the alendi ata Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath _____County, Oreijon, described as:

Lot 3 in Block 5 of SECOND ADDITION TO MOYINA, according to the official plat thereof on file in the office of the County Clerk, of Klamath County, Oregon.

together with all and singular the tenements, bereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all listures 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

sum of Ten Thousand and No/100-----

note of even date herewith, psyable to beneficiery or order and made by grantor, the final psyment of principal and interest hereof, it not sconer paid, to be due and psyable February 1 Dollars, with interest thereon according to 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 The above described real property is not currently wind for ogricultural, timber or grazing purposes.

The above described reci property is not custemny used for agricu-To protect the security of this trust deed, granter agrees: I. To protect, preserve and meantain suid property in good condition-and repair; not to remove or demolish any building to improvement therein; not its commit or permit any waste of said property. 2. To complete or restore promptly and in glood and workmanlike descaped thermon, and pey when dise all costs insured therein; 3. To comply with all laws, ardinances, regulations, covenants, condi-tions and restrictions affecting said property; if the beneficiary as revuests, to join a rescaling such immong statements pursuant to the Uniform Commer-cial loode as the beneficiary may require and to pay for film same in the proper public diffeet or officet, as well as the cost of ull lient searches made by ling officiers or searching agencies as may be desemed desirable by the been ciary.

init a resenting and thermiting state property: it the beneficiary at requests, to call code as the beneficiary at setting and to pay for filling same in the proper public office or other, as well as the cod of the Unifarm Commer-proper public office or other, as well as the cod of the Unifarm. The proper public office and continuously maintain insurrors on the buildings of the state of the state presented of the uniform of the uniform of the transmitter are trad. The provide and continuously may the desimate or an approximation of the public of the buildings of the state of the state presence and the trad transmitter of the tradition of the tradition of the state presence of the tradition of the state presence of the tradition of the state of the state of the state of the state of the tradition of the state of the tradition of the state of the tradition of the state of the state of the tradition of the state of

Harris II.

OR. 97204

15 7

bural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in substantiation or other agreement allecting this deed or the lien or charge distributions or other agreement allecting this deed or the lien or charge dranting any restriction thereon; (c) join in "any antiteries of a seconvey, without warranty, all or any part of the property. The drantic many reconveyance may be described as the "person or perions be conclusive proof of the truthfulness thereol. Trustee's lees for any of the seconvey of the rectaits therein of any matters or facts shall be conclusive proof of the truthfulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than §5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be spring the indebledness hereby secured, enter upon and take possession of said property is sear and profits, including those past due and unpaid, and apply the same. It is any active and profits, or the indebledness scured hereby, and in such order as bane. It is entering upon and taking postestion of asid property, the entering upon and taking postestion of asid property, the indestruction of such rents, issues and profits, or the proceed of there is determine.
11. The entering upon and taking postestion of asid property, the insurance policies or compensation or savards for any taking or damage of the insurance policies or othereot and profits or thereot as all or other as bane involved thereot and thereot as all or any delault or notice of delault hereunder or invalidate any act done warve any delault by grantor in payment of any indebledness secured thereot.

Waive any detault or notice of default hereunder or invalidate any act done pursuant to such motice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sum excured hereby immediately due and payable. In such an in equity as activate this election may proceed to foreclose this trust deed advertisement and table in the latter event the boneficiary or the trustee shall excure and cause the interact the trustee to foreclose this trust deed interactive and table in the latter event the boneficiary or the trustee shall excure and cause the interact his virtuate to foreclose this trust deed interactive and table in the latter event the boneficiary or the trustee shall excure and cause the interact his virtuate to foreclose this trust deed interactive the said decontrol real property to satisfy the obligations secured theread is then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other person so privileged by Origition secured hereby (including costs and expenses actually incurred in entime anount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in entimed and not then be due had no default occurred, and thereby cure the default and the obligation and trustee's and atformey's less not ex-tical would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the truster. 14. Otherwise, the sale shall be held on the date and at the time are

It between the same 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 be postporned as provided by law. The trustee time to which said sale may be postporned as provided by law. The trustee the sail sail property either in one partiel or in sceparies and shall sail the parcel or parcels at suction to the highest bidder for cash, psyable the time to sale. Trustee shall deliver to the purchaser its deed in form at required by law conversing the property es of d, but without any covenant required by law conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the france, but including the france, but including the france, but including the sale.
15. When trustee sells pursuant to the power provided herein, trustee

of the frantieness interest any product statuting the interest, but instatus, 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 sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorder. Lens subsequent to the interest of the trustee in the trust lead as their interests may appear in the order of their priority and (4) the surplus, is only to the grantor or to his successor in interest entitled to such surplus.

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 ime appoint a successor or successors to any trustee named berein or to any uccessor trustee successor or successors to any trustee name be the successor trustee, the latter shall be vested with all title, powers and duties outcomerced upon any trustee herein named be written imercycler. Each successor trustee, the latter shall be vested with all title, powers and duties observed upon any trustee herein named or appoint mercycler. Each successor trustee, the latter shall be made by written improved by beneficiary, containing reference to this trust deed ind its place of record, which, when incorded in the office of the County that be conclusive proof of proper appointment of the successor trustee. 17. Trustes accepts this trust when this deed, duly executed and taknowledged is made a public record as provided by law. Trustee is not colligated to noitly any party bareto of proceeding tander of any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a puty unless such action or proceeding is brought by trustee.

122

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on other or savings and loan association authorized to do business while the lows of Oregon property of this state, its subsidiarises, affiliates, agents or brusiches, the United States ney, who is ion active member of the Origion State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real ar any agency thereof, or an excrow egent licensed under ORS 696.505 to 696.585.

1898 * 6

S

The grantor covenants and agrees to and	with the beneficiary and those claiming under him, that he is law-
ly setued in fee simple of said described real f	inperty and his a valid, unencumbered title thereto
i that he will warrant and forever defend the	same against all persons whomsoever.
The grantoe warrants that the proceeds of the lo (a.)" primerily, for, grantor's personal, family, how (a.)" primerily, for, grantor's personal, family, how	an represented by the above described note and this trust deed are: mehold or agricultural purposes (see Important Notice below) v v v v v v v v v v v v v v v v v v v
KARRAS.	nd binds all parties hereto, their heirs, legatees, devisees, administrators, execu-
s, persional representatives, successors mamed as a bein atract secured hereby, whether or not named as a bein	eliciary herein. In construing this deed and whenever the contact of a singular number includes the plural.
Fiv WITNESS WHEREOF, said granton	has hereunto set his hand the day and year first, above written,
MPORTANT NOTICE: Delete, by lining out, whichever wan the opplicable; if warranty (a) is applicable and the benefit to opplicable; if warranty (b) is applicable and the denefit	reinty (a) or (b) is A / CACCACCACCACCACCACCACCACCACCACCACCACCAC
such word is defined in the Act and Regulation by meliciany MUST comply with the Act and Regulation by	Naking required
e purchase et a dwalang, use seven lien, er is not to fin this inframent is PiOT to be a first lien, er is not to fin this inframent is PiOT to her a first lien, or is not to fin	ance the purchase
ith the Act is not received, distagant mis cores.	27 (1997) 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1998 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
TATE OF ORECON,	STATE OF OREGON, County of) ss.
Countr of Klamath. January 31 , 19 85 .	Personally appearedandandand
Perionally appeared the above named Richard L. Garbutt and Patricia	duly sworn, did say that the former is the
Garbutt	president and that the latter is the
	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 corporate seal of said corporation and that the instrument was signed and
and actinguladed the foregoing instru-	seated in behalf of said corporation by automnet to be its voluntary ac
OPFN LAL	Before mo:
SEAL) Never Public for Oregon	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:
My cumaission expires: 10-17-8	1787 COMMISSION OF
the second s	
and an and a second	REQUEST FOR FULL FECONVEYANCE
an a	REQUEST FOR FULL FECONVEYANCE
To:	REQUEST FOR FULL FECONVEYANCE med any wine obligations have been peid , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by se
TO: The undersigned is the legal owner and holder truss shed have been fully paid and satisfied. You have	REQUEST FOR FULL PECONVEYANCE med only when oblightions have been poid , Trustee of all indebtedness secured by the loregoing trust deed. All sums secured by sa feby are directed, on payment to you of any sums puring to you under the terms wideness of indebtedness secured by said trust deed (which are delivered to y
TO: The undersigned is the legal owner and holder truss shed have been fully paid and satisfied. You have	REQUEST FOR FULL FECONVEYANCE seed only when oblightions have been poid
TO: The undersigned is the legal owner and holder truss shed have been fully paid and satisfied. You have	REQUEST FOR FULL PECONVEYANCE med only when oblightions have been poid , Trustee of all indebtedness secured by the loregoing trust deed. All sums secured by sa feby are directed, on payment to you of any sums puting to you under the terms wideness of indebtedness secured by said trust deed (which are delivered to you
TO: The undersigned is the legal owner and holder trust deed have been tully paid and astistied. You have said thus deed or persuant to statute, to cancel all harewith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DAT. ID:	REQUEST FOR FULL PECONVEYANCE seed and beneficial and any when oblightions have been poid, Trustee, Trustee, Trustee
TO: The undersigned is the legal owner and holder trust deed have been tully paid and astistied. You have said thus deed or persuant to statute, to cancel all harewith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DAT. ID:	REQUEST FOR FULL FECONVEYANCE seed poid med only when oblightions have been poid of all indebtedness secured by the loregoing trust deed. All sums secured by sa reby are directed, on payment to you of any sums pwing to you under the terms evidences of indubtedness secured by said trust deed (which are delivered to you ty, without warranty, to the parties designated by the terms of said trust deed to your of all indebtedness of the parties designated by the terms of said trust deed to the parties and documents to
TO: The undersigned is the legal owner and holder trust deed have been tully paid and astistied. You have said thus deed or persuant to statute, to cancel all harewith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DAT. ID:	REQUEST FOR FULL FECONVEYANCE need only when oblightions have been poid , Trustee of all indebtedness secured by the loregoing trust deed. All sums secured by sa reby are directed, on payment to you of any sums pwink to you under the terms evidences of indebtedness secured by said trust deed (which are delivered to you without warr suty, to the parties designated by the terms of said trust deed t yance and documents to Beneficiery it express for must be delivered to the trustee for concellation before reconveyance will be made.
To be The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You have avid flust deed or pursuant to statute, to cancel all harewish together with said trust deed) and to recom- estate now held by your under the same. Mail recom- DAT, ID: De set lass of destroy this front Deed OR THE NOTE which TRUST DEED	REQUEST FOR FULL PECONVEYANCE paid and paid and pain ablightions have been paid
TO: The undersigned is the legal owner and holder trust deed have been tully paid and astistied. You have said thus deed so persuant to statute, to cancel all harewith together with said trust deed) and to recome estate now held by you under the same. Mail recome DAT. ID:	REQUEST FOR FULL PECONVEYANCE seed and better point and only when oblightions have been point , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by see evidences of indubtedness secured by said trust deed (which are delivered to y) ty, without warranty, to the parties designated by the terms of said trust deed t yrance and documents to Beneficiery it expores. Soft must be delivered to the truitee for concellation before reconveyance will be made. STATE OF OREGON, I certify that the within insti- I certify that the within insti-
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he used have been fully paid and satisfied. You he harewish together with said trust deed) and to recome estate now held by you under the same. Mail reconv DAT.IID: De set loss or destroy this front Deed OR THE NOTE which TRUST DEED (FORM No. 881-10	REQUEST FOR FULL PECONVEYANCE seed and better point and only when oblightions have been point , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by see evidences of indubtedness secured by said trust deed (which are delivered to y) evidences of indubtedness secured by said trust deed (which are delivered to y) ty, without warrandy, to the parties designated by the terms of said trust deed t tyrance and documents to Beneficiery is expores. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, I certify that the within insti- ment was received for record on Sth
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he used have been fully paid and satisfied. You he harewish together with said trust deed) and to recome estate now held by you under the same. Mail reconv DAT.IID: De set loss or destroy this front Deed OR THE NOTE which TRUST DEED (FORM No. 881-10	REQUEST FOR FULL PECONVEYANCE and only what oblightions have been poid , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by secured by set evidences of indubtedness secured by said trust deed (which are delivered to y evidences of indubtedness secured by said trust deed (which are delivered to y ty, without warrandy, to the parties designated by the terms of said trust deed t tyrance and documents to
To be TO: The undersigned is the legal owner and holder trust deed have been fully paid and astisfied. You have and inust deed or pursuant to statute, to cancel all harewish together with said trust deed) and to recome estate now held by your under the same. Mail record DAT, ID: DAT, ID: De met have or destroy this front Deed OR THE NOTE which TRUST DEED (FOOM No. 311-1) Treendingen (Am Public Col POSTLAND, Cas.	REQUEST FOR FULL PECONVEYANCE and anly what ablightions have been poid , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by secured by set and sums owing to you under the terms evidences of indubtedness secured by said trust deed (which are delivered to you, without warrandy, to the parties designated by the terms of said trust deed to you ware and documents to If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made.
To be TO: The undersigned is the legal owner and holder trust deed have been fully paid and astisfied. You have and inust deed or pursuant to statute, to cancel all harewish together with said trust deed) and to recome estate now held by your under the same. Mail record DAT, ID: DAT, ID: De met have or destroy this front Deed OR THE NOTE which TRUST DEED (FOOM No. 311-1) Treendingen (Am Public Col POSTLAND, Cas.	REQUEST FOR FULL RECONVEYANCE and anly when oblightions have been poid
To be The undersigned is the legal owner and holder trust deed or pursuant to statute, to cancel all harew th together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DAT.ID:	REQUEST FOR FULL PECONVEYANCE and anly what ablightions have been poid , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by secured by set and sums owing to you under the terms evidences of indubtedness secured by said trust deed (which are delivered to you, without warrandy, to the parties designated by the terms of said trust deed to you ware and documents to If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made. If a proves. Both must be delivered to the truitee for concellation before reconveyance will be made.
To be TO: The undersigned is the legal owner and holder trust deed have been fully paid and astistied. You have sold itsuid deed or pursuant to statute, to cancel all harewith together with said trust deed) and to recome estate now held by you under the same. Mail record DAT.ID: DAT.ID: De set has a destroy this front Doed OR THE NOTE which TRUST DEED (FORM Ma. 881-1) Trusted atte (AM. FUR. CO. PERTLANC. Cas. Grantor Boneliciars	ERQUEST FOR FULL PECONVEYANCE need only when oblightions have been peid

Į.