46809		Vol. M85 Page 3756
THIS TRUST DEED, mede this CHRISTOPHER S. ODGERS	day of	March March 19 85, between
Grantor, MOUNTAIN TITLE CO., I	NC.	, as Trustee, and
PINECREST ESTATES, INCORPORAT Beneficiary, Statutes Incollorated Curves	50%	page 37.56 or a viel the line true page 46.81.50 or a viel the line true generation viel the line to t
Grantor irrevocably grants, bargains	, sells and conveys to trust	ee in trust, with power of sale, the property
Klamath Corecounty, County, Co	negon, described as:	was seconced for vicend on the 1.400 day of March

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 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

sum of FIVE THOUSAND ONE HUNDRED NINETY-NINE AND 88/100 --<u>in hi na ina</u>i

Dollars, with interest thereon according to the terms of a promis

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary of order and made by grantor; the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>Der therms of note</u> <u>19</u> the task and the final installment of said note 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantof without first having obtained the written consent or approval of the beneliciary then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. Yor hypothecated <u>\*</u>or by operation of law or otherwise The obove described real property is not currently used for cardinately for any sold or discussion.

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pellate court shall adjudge reasonable as the beneticiary s or trustees attor-ney's lees on such appeal. It is mutually agreed that: (at a such appeal is a such appeal is a such as a su

(Sector)

thecated \*\* or by Operation of law or otherwise gridultural, timber or graving purposes.
and gridultural, timber or graving purposes.
and graving more analysis of the making of any map or plat of said property; (b) join in any canning more analysis of the making of any map or plat of said property; (b) join in any canning more analysis of the making of any map or plat of said property; (b) join in any canning more analysis of the property. The granting in convey, without warranty, all or any part of the property. The fightly entitled reconvey and the recitlis therein of any matters or facts shall be not conclusive proof of the truthfulness thereol. Trustee's fees for any of the conclusive proof of the truthfulness thereol. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.
a to me whout notice, either in person, by agent of the proceedy at any security for time without notice, either in person, by agent of the proceedy of any security for the deby a court, and without regard to the adequacy of any security for time without any indebtedness secured hereby, and in such order as benefing a less costs and point thereas, in all or of a said property, the protocollection of such rents, issues, and, point, thereas, and, point, thereas, and point and taking possession of said property, the protocollection of such rents, issues, and profits for any advertise or any taking or damage of the property, and the application or release thereof as aloresaid, shall no cure or pursuance policies or compression or release thereof as aloresaid, shall no cure or hereas a down and the properse of any agent to any staking or any at any any any setting or any taking or damage of the property, and the application or release thereof as aloresaid, shall no cure or pursuance policies or compression or any taking or damage of the property, and the application or release thereof as aloresaid, shall no cure or the proceed of the property, and there policies or compression or a

the manner provided in ORS, 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753. may cure the detault or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition of the benchiciary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law.

by law. 14. 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 be postponed as provided by law. The truster way sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at unction to the highest bidder to cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in our matternol, exercise at the property; so sold, but without, any concluding the trustee, but inclusive proof of the truthulness thereof. Any person, excluding the stall be conclusive proof of the truthulness thereof, any person, excluding the stall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale.

the grantor and beneticiary, may purchase at the sate. <sup>121</sup> <sup>121</sup> <sup>121</sup> <sup>131</sup> <sup>131</sup>

surplus: "Any the second of the second of the successor in interest entitled to such any 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortigate records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be alther an attamey, 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 lows of Oregon, or the United States, a title insurance company, authorized to insure title to real property of this state, its subsidiaries, affiliates, agains or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696:505 to 696:585.

real described real	d with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto except	
IDONE 15 of the created the type tennessed of the high-program tagget based of the created in a contractioner of characteristic is defined to the created of the statement of the spectrum is yet and create and the created for some type spectrum is yet and create and the created of the statement activity of the created based of the statement of the statement activity of the statement of the statement of the statement activity of the statement of the statement of the statement activity of the statement of the statement of the statement activity of the statement	a interio mar and new pitt music server interior is a server pitt.	
and that he will warrant and forever defend if		
F. P. M. Construction of the physical data in th	enalistane und a segue angle de mante der same de caracterista de articular de articular de articular articular Recel de angle a segue a segue receptor de la característa de articular de la característica de articular de Recelector de la característica de la característa de articular de articular de la característica de articular Recelector de la característica de la característa de articular de articular de articular de la característica Recelector de la característica de la característa de articular de articular de articular de la característica	
The grantor warrants that the proceeds of the h (a)* primarily for grantor's personal tamity for	an represented by the above described note and this trust deed are:	
(b) X tox yah Yok gab that Long box Kawab XIX graditax ta ya Y murta sasa	Antural person & Energies (see Important Notice below),	
tors, personal representatives, successors and assigns. T contract secured hereby, whether or not named as a ben masculine gender includes the feminine and the neuter,	nd binds all parties hereto, their heirs, legatees, devisees, administrators, execu- he term beneficiary shall mean the holder and owner, including pledgee, of the efficiary herein. In construing this deed and whenever the context so requires, the	
and the second	has hereunto set his hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable: if warranty (a) is applicable and the tweet	anty (a) or (b) is a Chistophe A. A. Ocho LA	
as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures, for this purpose, if this instrument is to be a Fig.	making required	
the purchase of a dwelling, use Stevens Ness Form No. 13 If this instrument is NOT to be a first lien, or is not to fina of a dwelling use Stevens Ness Form No. 1306; or equivale with the Act is not required, disregard this notice.		
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	and for the second s Market Second Second Market Second Second Market Second S Second Second Sec	
STATE OF OREGON, State of Stat	STATE OF OREGON, County of	
March 19.85	Personally, pnneard	
CHRESTOPHER S- ODGERS	and	
tine	President and that the latter is the secretary of	
A jaid acknowledged the foregoing instru-	a corporation, and that the seal affixed to the foregoing instrument is the	
ment to be	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 Betore me:	
(OFFICIAL ALLS C. Ked SEAL) Notary Public for Oregon	Contact of the figure states, when the provide the second states of the	
My commission expires: 1///2/8/7	Notary Public for Oregon (OFFICIAL My commission expires:	
10 10 Files the sourch of this rait to a future 1 Files mout recover intermediate of supervision of 1 Files mouth recover intermediate section of another		
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permise can use the age to the east the application of the second sec	Trusfee: partie: contranting the angle of and the terms of the second se	
said trust deed or pursuant to statiste to cancel all avid	and directed, on payment to you of any sums owing to you under the terms of	
estate now held by you under the same. Mail recomparate		
while atoms which a tests where we are a second at the second second second second second second second second	enis and appartenances and sill other induce the source between the second structure of an appartenance and sill other the plaint theread and an instants cover of formation second as a superscription of the second synamous of the second second sec	
Do not lose or destroy this Trust Deed OR THE NOTE which it serv	Beneficiary res. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
	L file Sound Ofene STATE OF OREGON,	
	I certify that the within instrument	
Christopher S. Odgers	was received for record on the <u>13th</u> day of <u>March</u> , 19.85,	
Grantor a system of burn and selected and se	SPACE RESERVED in book/reel/volume No. M85 on	
Pinecrest Estates, Incorporated	FOR page 3756 or as fee/file/instru- RECORDER'S USE ment/microfilm/reception No. 46809	
Baneliciary)	Record of Mortgages of said County. Witness my hand and seal of	
AFTER RECORDING RETURN TO	County affixed. Evelyn Biehn, County Clerk	
MOUNTAIN TITLE CO., INC.	B. FAM And A	
Fee: \$9.00 By		

LITT MARCHE