NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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, affiliates, agents or branches; the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

ecree of the strait court, granue, the beneficiary's or frustee's attor-ellate court shall adjudge reasonable as the beneficiary's or frustee's attor-y's lees on such appeal. It is mutually adjeced that: It is mutually adjeced that: It is mutually adjeced that: It is not the require that all or any portion of the moneticary shall have the strain the right of eminent domas or condemnation, benchicary shall have the compensation for such taking that all or any portion of the moneticary shall have the compensation for such taking that all or any portion of the moneticary shall have the compensation for such taking the state of the source of the source of the compensation for such taking the state of the source of the monet curred by grantor in such "pomes and attorney's lees necessarily poil or inclusion and the trial and appellate courts, necessarily poil or inclusion of the curred hereby; and grantor adde the balance applied upon thered by benc-cured hereby; and grantor adde the balance applied upon thered by benc-fured hereby; and grantor adde the balance applied upon thered by benc-ured hereby; and grantor adde the balance applied upon thered by benc-fured hereby; and grantor adde the balance applied upon thered by benc-dersement (in case of tull reconversity request. 9. At any time and from time to time upon written request of benc-dersement (in case of tull reconversances, lor cancellation), without allecting a liability of any person for the payment of the indebtedness, trustee may

Then, it is how intendicity's option, all obligation ensure by the instrument, integration of the maturity datas expressed therein, or the based in manufaitely data is any particle. The observation is not construment, and is based in any particle is an intervation of the instrument of t

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a Trust Deed Series-TRUST DEED

detautis, the prison electric the third shall pay to the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed is together with trustees and attorney's contexpected in the date and at the time and the property of the trust of the amounts provided "place designated in the notice of sale or the trust of add sale and at the time and the postponed as provided by law. The trust is the date and at the time and the postponed as provided by law. The trust is the date and at the time and action to the highest bidder for cash, payable sail the parcel or parcels the property so sold purchaser its deed in form as required by law constraints of the trusthulness thread of any matters of lact shall be conclusive prime of the trusthulness thread of any matters of lact shall be conclusive prime of the trusthulness thread any person, excluding the trustee, but including the property so sold purchaser its deed to pay matters of lact shall be conclusive prime of the trusthulness thread any person, excluding the trustee, but including the grantor and beneticary, may purchase at the powers provided herein, trustee cluding the proceeds of sale to pay the trust deed. (1) the expension of using in-having recorder to the trust and a reasonable charge of sale, in-having records the obligation accured by the trust deed. (14) the surplus, it any to the grantor or to his successor in interest entitled to such under. Upon such appointer or to any surplus, it and the trust upon any trustee hall named herein to the surplus at diverse under be property and from time to time appoint successor or success-under. Upon such appointer, and with the conversance to the sometries in and subtituin hall named or appointer because and during contrive which the property is the strust when this deed, duly executed and trustee healtin named or appoint mercand of the proving appointer trustee healtin named or appointer second of the county or counties in of the successor trustee. Such asuccessor is budged

sum of KORLY THOUSAND KISHL HUNDRED and NO/100 note of even date herewith, payable to beneficiary, or order and made by grantor, the linal payment of principal and interest hereof, in not sooner paid, to be due and payable is beneficiary, or order and made by grantor, the linal payment of principal and interest hereof, if not sooner paid, to be due and payable is instrument is the date, stated above, on which the linal installment of said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the written consent or approval of the beneficiary herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

sum of Forty Thousand Eight Hundred and no/100

a string this from beed on the hore which is related bein Survey Fre Stations 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 FORTHY Thousand Right Hundred and and all other 100

as Beneficiary, 31.2µ31.] straint of the freezeries and we be a subsect of 11: Klamath Klamath Mart Grantor Intevocably, Biston, Oregon, described as: n \_\_\_\_\_\_Klamath Kenniru Ban, Dirlian County, Oregon, described as: Lot Six (6), Block Nineteen (19), River, Pine; Estates, Secondar, i county interaction described as: in STATE OF OREGON -----

TRUST DEED as Grantor, ...

ATC 28673 • 5**47904** 

b C BOX DO b Tu THIS TRUST DEED, made this 19 Kennith Paul Durham and Margaret Lee Durham, Husband and Wife 5625 A Pine Forest Escrow, Inc. Jar Tre John H: Marshall and Margie A, Marshall, Husband and Wife

as Trustee, and

, 19.85 , between

| the promotion of two because of the termination of terminatio of termination of termination of termination of termi  | s and agrees to and with the beneficiary and those claiming under him, that he is<br>said described real property and has a valid, unencumbered title thereto   |
|---|---|
| a a 👖 👘 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓   | forever defend the same against all persons whomsoever.   |
| (a) A set of the se   | nene mang ang pang pang pang pang pang pang pa  |
| (a)* primarily for grantor's<br>(b) for any for grantor's<br>(b) for any of grantor's<br>burblock X   | he proceeds of the loan represented by the above described note and this trust deed are:<br>personal, tamily, household or agricultural purposes (see Important Notice below)<br>Cower Xiziontoxia a Xidau shawaaa kata tawbaasaca Xoontoe tabkoliontoa a and the second  |
| I hus deed applies to, impres   | The second se   |
| IN WITNESS WHERE  | To the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exe<br>not named as a beneficiary herein. In construing this deed and whenever the context so requires,<br>and the neuter, and the singular number includes the plural.  |
| * IMPORTANT NOTICE: Delete, by lining<br>not applicable; if warranty (a) is applic  | , out, whichever warranty (a) or (b) is   |
| disclosures; for, this purpose, if this instru<br>the purchase of a dwelling, use Stevens<br>if this instru   | and Regulation by making required X Manna A   |
| of a dwelling use Stevens-Ness, form No<br>with the Act is not required, disregard this   | len; or is not to finance the purchase<br>2. 1306, or equivalent, if compliance   |
| STATE OF OREGON   | n en sen general a se se sen sen sen sen se sen se sen sen  |
| <u>17 April</u>   | SS. STATE OF OREGON, County of)ss.  |
| Personally appeared the above man<br>Kennith Paul Durham<br>Margaret Lee Durham   | and and   |
| A structure of the stru  | duly sworn, did say that the former is the  |
| and ecknowledged the f  | a corporation, and that the seal affixed to the foregoing instrument is the<br>corporate seal of said corporation and that the instrument was<br>sealed in behalf of said corporation and that the instrument was   |
| OFRAGIAL  | toregoing instru-<br>y act and deed.<br>Before me:  |
| sent of the   |   |
| Noter Public for Oregon   | Notary Public for O   |
| OF Cher commission expires:   | 4/29/88 Notary Public for Oregon<br>Wy commission expires:<br>SEAL)   |
| OF On commission expires  | 4/29/88 My commission expires: (OFFICIAL<br>SEAL)   |
| OF One commission expires   | Notary Public for Oregon<br>4/29/88 My commission expires:<br>REQUEST FOR FULL RECONVEYANCE<br>30, Autor be used only when obligations have been paid.<br>W. ALT D.C.   |
| OF One commission expires   | Notary Public for Oregon  (OFFICIAL SEAL)    4/29/88  My commission expires:  (OFFICIAL SEAL)    REQUEST FOR FULL RECONVEYANCE  |
| OF One commission expires.  | Wolary Public for Oregon  (OFFICIAL SEAL)    4/29/88  My commission expires:  (OFFICIAL SEAL)    REQUEST FOR FULL RECONVEYANCE  (OFFICIAL SEAL)    W. TInc.  Trustee    and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said cancel all evidences of indebtedness secured by said trust deed. All sums secured by said to reconvey, without warranty; to the parties designated by the forms of said trust deed to you and the forms of said trust deed in the form of the forms of said trust deed in the forms of said trust deed in the form of said trust de   |
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