∝ **55636** _{Дијахо} Су 33274 853 CPHIS TRUST DEED, made this thirtiethlay of August gousse of Ruth Statzel and Ronald Statzel as Beneficiary,

TRUST DEED

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as Grantor, Safeco Title Company

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lot 4, Block 82, 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 STATE OF CARPONE

Do net love so distinct this trust Owed OR THE NOTE which it received dolls must be delivated to the trustee

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 lixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of twenty six thousand eight hundred fifty dollars (\$26,850.00)

sum of LWERLY SIX CHOUSCHO EIGHT DUNGTED LILLY UDILITIES (\$\frac{1}{2}\infty, 650\). 600. 600.

note of even date herewith, psyable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it oscioner paid, to be due and psyable. August first \$\frac{1}{2}\stackstar{\text{SUBSTANTIAL}}\$ August first \$\frac{1}{2}\stackstar{\text{SUBSTANTIAL}}\$ and interest hereof, it oscioners due and psyable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be observed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary herein, shall become immediately due and psyable.

The chove described real property is not currently used for agricultural, timber or grazing purposes.

sold, conveyed, assigned or automasses then, at the beneficiary's option, all obligations secured by Inis institute, at the beneficiary's option, all obligations secured by Inis inheren, at the beneficiary's option, all obligations secured by Inis inheren, aball become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

In open to remove and maintain said property in good condition and repair, not to remove or and property and in good and workmanlike and repair, not to remove or restore said property.

To protect, preserve and maintain said property in good and workmanlike and the property of the property of

of title search as well as the other costs and expenses of tine trustees and attorneys in connection with or in enlorcing this obligation and trustees and attorneys in connection with or in enlorcing this obligation and trustees and attorneys at the second or proceeding in which the beneficiary or trustees and in any suit; any suit for the security rights or powers of beneficiary or trustees and in any suit; any suit for the security rights or powers of beneficiary or trustees and in any suit; any suit for the security rights or powers of beneficiary or trustees and in any suit; any suit for the security of this deed, to perfect any suit for the security of the security of the security in the security of the security is any suit for the security of the sec

(a) consent to the making of any map or plat of said property; (b) join in arry consent to the making of any map or plat of said property; (c) join in any structured and consent or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge agrants in any reconvey without warranty, all or any part of the property. The described as the person or persons to be conclusive proof of the truthfulness thereof. Truste's tees for any of the conclusive proof of the truthfulness thereof. Truste's tees for any of the services mentioned in this paragraph shall be not less than \$\frac{3}{2}\text{ test}\$ for any of the services mentioned in this paragraph shall be not less than \$\frac{3}{2}\text{ test}\$ for any of the individual proof of the adjustive proof of the truthfulness thereof. Truste's tees for any of the services mentioned in this paragraph shall be not less than \$\frac{3}{2}\text{ test}\$ for any of the indebtedness test the gent or by a crever to be appointed by a court, and without refact to the adequacy of sany security for institution of the services and suppose the services and collection, including the same. It is the services and suppose the services and suppos

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced to colosure by advertisement and sale, and at any tiper to 5 days before the date the trustee conducts the sale, and at any tiper to 5 days before the date the trustee conducts the sale, the grantor or any other person so privided by ORS 86.733, why cure the detault or defaults. If the default consists of a failure to pay, when due, sums secured by terust deed, the default and because by paying the entire anymout due faths time of the cure other than such portion awould be sums come to the cure of the thing to the paying the person of the cure of the performance required under the default or trust deed. In any case, in addition to curing the default of obligation or trust deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the trust deed by law, and the person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's fees not exceeding the amounts provided 14. Otherwise, the sale shall he had a series of the control of the cure of the control of the private deed of the sale shall he had a series of the cure of the control of the private deed of the sale shall he had a series of the cure of the cure of the cure of the cure of the person of the cure of the person of the cure of the person of the person of the trust deed by law.

logether with trustee's and attorney's tees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the dale and at the time and be postponed as provided by law. The trustee may sell said property either and parcel or in separate parcels and shall sell the parcel or parcels are annually to the parcel or parcels are the parcel or parcels and shall sell the parcel or parcels are the parcel or parcels are the parcel or parcels are the parcel of the

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, including the compensation of the trustee and a reasonable charge by trustee's
actionrey, (2) to the obligation secured by the trust ed. (3) to all persons
deed as their interests are appear in the order of the trustee in the trust
surplus, if any, to the grantor or to his successor in interest entitled to such
surplus.

16. Banatinlass

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. Beneliclary may from time to time appoint a successor or successor for successor for successor frustee appointed herein or to any successor frustee appointed herein trustee, the latter shoppointment, and without conveyance to the successor upon any frustee herein be rested with all title conveyance for the successor upon any frustee herein be med or appointed herein and substitution shall be made by written instrument executed by hencliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

17. Trustee accepts this frust 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 strantor, beneficiary or trustee as the party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is on active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business upday the Jaws of Oregon pr. the United States of any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

obuil the grantor covernme and agrees to and with the beneficiary and those claiming under him, that he is law-18919 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and there were an interest respective to the contract of 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 are:

(a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

The deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, execusors and assigns. The term beneficiery 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 masculins gender includes the terminine 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 NOTICE: 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 ward is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305, or equivalent; if this instrument is NOT, to be a FIRST lien, or its not to finance the purchase of a dwelling use Stevens-Ness Form No. 1305; or equivalent, with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of ocknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of... CAT, NO. NN00827 TO 1844 CA (1-83) TICOR TITLE INSURANCE (Individual) STATE OF CALIFORNIA ing first COUNTY OF Tulare November 15, 1985 before me, the undersigned, a Notary Public in and for said State, personally appeared. Ward Forman and Norma L. Forman it is the ned and ., personally known to me or irectors. proved to me on the basis of satisfactory evidence to be the person swhose name sare subscribed to the within instrument and acknowledged that they exe-OFFICIAL SEAL MARILYN SEARCY cuted the same. NOTARY PUBLIC-CALIFORNIA PRINCIPAL OFFICE IN WITNESS my hand and official seal. FICIAL EAL) TULARE COUNTY My Commission Expires June 2, 1989 Signature mail Marilyn Searcy (This area for official notarial scal) The undersigned is the logal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of strust deed more peen tury paid and satisfied. You merculy are unecred, on payment to you or any same owing to you under the totals or said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 hearther Mith all and antimat the transments, hereditarious, and apparticulates and all other total than the national and the course, is also may profits thereof and an instance now as besented that with and real restate. Beneticiary on or destroy this Trust Bood OR THE NOTE w of ERRELYDEED : Klamath County, Oregon STATE OF OREGON, Klamath GSTEVENS-NESS LAW PUB. CO. PORTLAND Effector by a proxess on County of I certify that the within instrument Ward Forman ... Kiyavini BETTE BOOK TO THE TEST OF WAS received for record on the 21st day Courty, Gregon, described as: Norma L. Forman P. Stants par cust solls and councils to customet. 2:52 o'clock P. M., and recorded Grantor SPACE RESERVED in book/reel/volume No. __M85 ___ on page __18918 ___ or as fee/file/instru-Ruth Statzel FOR page 18918 or as fee/file/instru-ment/microfilm/reception No. 55636 RECORDER'S USE Ronald Statuel Berettelary Manale abetret Record of Mortgages of said County. 5១១ភ Ronald Statzel D Sug Notes To Localist Evelyn Biehn. County Clerk
823 South Amet fland wage to Friedrich and the Name Witness my hand and seal of Tulare, CA 22836 By 1992