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 thereaf, or an escrow agent licensed under ORS 696,505 to 696,585.

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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 hered of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

surplus, if any, to the frantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-under. Upon such appointment, and without convertustee appointed here trustee, the latter shall be visited with all title, powers and duties conferred and substitution shall be made by written instrument, each such appointment which, when recorded in the mortfade records of the county or counties in which, when recorded the suitate shall be conclusive proof of proper appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the process of sale to payment of (1) the synense of sale, in-during the compensation of sale to payment of (1) the synense of sale, in-among, (2) to the obligation secured by the truster sale charge by trusteers deeds for each obligation secured by the truster shall, (3) to all persons surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Remaining

together with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The time to which said sale may auction to the higher to the sale shall be reacted or parcels at shall deliver to the purchaser its deed in the time as sell said or parcels at the property so the purchaser its deed norms as required by law conveying of the truthulmas in the deed of any metherant or warranty. Jaw conveying of the truthulmas in the deed of any metherant or warranty. Jaw conveying of the truthulmas in the deed of any metherant or warranty. The conclusive proof the france and benediciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein trustee

the manner provided in ORS 86.735 to 86.795. It is that this uses in 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days blore the date the trustee bas sale, the granutor any other person so privileged by ORS 86.75, may cure the delault or delaults. If the delaut control the that the trust exprise sums secured by the trust deed, the delaut may be cured by when due, not then be due had no delault occurred. Any other delault that is maying the being cured my be used by tendering the photoranone required unable to and expenses actually incurred in enforcing the beneficiary delaults of add expenses actually incurred in enforcing the beneficiary delault by law.

ness lees upon any indebtedness secured hereby, and in such order as bene-ficiary may determine. It The entering upon and taking possession of said property, the collection of such rents, issues and profiles, or the proceeds of lire and other property, and the application or awards to my taking or damake of the entering of the second second second second second second second property, and the application or release thereof any taking or damake of the entering delault or notice of delault hereunder or invalidate any act done property and the application of any after the second second second second property, and the application of any after the second second second property and the application of any after the second second second hereby or in his performance of any after ment for any indebtedness secured in equil sums secured hereby investigation of any proceed to for the second second development and sale. In the bit the trustee to forchows the trust deed second cause to be recorded by event the beneficing with the trust deed bit for a more and the trustee shall first the obligation secured thereby whe said described real moves that the time and place of light his election thereby when provided in ORS 86.735 to 86.755.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination, casement or creating any restriction thereon, (c) join in any subordination, casement or creating any restriction thereon, (c) join in any subordination, conserver, without was allor any part of the property. The subordination of the restriction all or any part of the property. The seconvey, are may buy all or any part of the property. The seconvey is thereoi, (b) goin or part of the property. The seconvey is the property of the seconvey are may buy all or any part of the property. The seconvey is the second second any matters of the seconvey are may buy thereoi, (c) any of the restriction or present or present or present or the seconvey are may be conclusive property. The seconvey are may be property of the seconvey are may be present of the seconvey are property of the seconvey are property of the seconvey are property of any part of the seconvey are upon the upon the seconvey are property of any secured, enter upon and take prosession of seconvey the second and profits, indefined and are provided and approximation or any part theorem. The property is a second and taking prosession of said property, the indefined and profits, issues and profits, or the proceeds of the and profits and profi

sum of <u>two thousants</u> and <u>and and and and and by grants</u> and the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grants, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>per terms of Note</u>, 19. The date of maturity of the date secured by this instrument is the date stated above on which the final installment of said note note of even date nerewith, payable to beneficiary of order and made by grannor, the third payment of principal and interest noted, in not sooner paid, to be due and payable <u>per terms of Note</u>, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note heromes due and navable. and payable. and payable. Sve described real property is not currently used for agricultural, timber or grazing purposes.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _____TWO_THOUSAND AND NO/100

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 tixtures now or hereafter attached to or used in connec-tion with said real estate.

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Lot 3, Block 44, FIRST ADDITION TO KLAMATH FOREST ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

an analysis while Deed OF THE SUITE MARK IN SUM BUT HERE AND

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

JESSE MEGGS, JR. and THERESA MEGGS, husband and wife as Beneficiary,

TRUST DEED

GEORGE A. PONDELLA, JR

FORM No. 881-1 - Oregon Trust Deed Series-TRUST DEED (Ne restriction on

65611

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

16009

...., between

, as Trustee, and

PORTLAND

THIS TRUST DEED, made this _____24th _____day of _____July

Vol. M& Page

MTC-1680-K

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house a negative sector and sector a property of the sector covenants and sectors to a	
fully seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, that he is la I property and has a valid, unencumbered title thereto except
none	property and has a valid, unencumbered title thereto except
an a baran bergan yang sebahar beran beran beran dari baran baran beran beran beran beran beran beran beran be Angelar beran be Angelar beran b	Harris 1997, M. S. S. S. Martin and S.
and that be will with the second se	na serie de l'Annie de Barta de Barta de Caracteria de la composition de la composition de la composition de l Altre de la composition de la compositi
and that he will warrant and forever defend t	he same against all persons whomsoever
	general and the second s
The grantor warrants that the proceeds of the	loan represented by the above described note and this trust deed are:
(BXX YAX AN ANALY IOF grantor's personal, lamily, h	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below). WARKENSERSENTER OF THE AND AND A STATEMENT OF THE ADDRESS OF THE AD
	ARTING AFTERDA AT YOX DIA AND XX XAT DOTX AX AY SALAY YOU WAY
contract secured hereby, whether or not named as a ber masculine sender includes the table	he term beneficiary shall mean the holder and owner, including pledgee, of t neficiary herein. In construing this deed and whenever the context so requires, t , and the singular number includes the plural.
masculine gender includes the feminine and the neuter IN WITNESS WHEREOF	, and the singular number includes the plural.
WITHESS WHEREOF, said grantor	has hereunto set his hand the down and
* IMPORTANT NOTICE: Delete, by lining out, whichever wan not applicable; if warranty (a) is applicable and the baseli	his day and year first above written.
disclosures for this with the Act and Regulation by	making and the GEORGE A. PONDELLA, JR.
THE DUICHING AS A JUNE IN THE IS TO BE & THE	
OF C CWEILING CALLER AL	or, equivalent; is a second seco
with the Act is not required, disregard this notice	nt. If compliance
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	un en la constante de la consta 1935 - Constante de la constante 1936 - Constante de la constante
	RS (93.490)
	STATE OF OFFCON
County ofKlamath }ss.	STATE OF OREGON, County of
Personally 19.86	Personally appeared
Personally appeared the above named. GEORGE A. POIDELLA, JR.	Personally appearedand
	duly sworn, did say that the former is the
	and that the latter is the
2	secretary of
	8 Cot Datation and 41 and
and acknowledged the foregoing instru-	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 sealed in behalf of said corporation by authority of the behalf of said corporation by a said corporation by a said corporation by a said corporation by a sa
voluntary act and deed	and each of them acknowledged and in the new board of directors
OFFICIAL AL -7 - () ()	and deed. 7 Before me:
($\mathcal{I} \subset \mathcal{I} \subset$	
Notary Public for Oregon	Notary Public for Oregon
My commission expires: 11/16/85	(OFFICIAT
	My commission expires: SEAL)
	de la servició de la contractione de la contraction
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The second secon	areas a second and a Areas a second a secon
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