Orean Trust Dead Series-TRUST DEED (Ne restriction on assignment) OK . . r G corro**65648** K-38939 iar de TRUST DEED ≾@Page THIS TRUST DEED, made this \_\_\_\_\_5th \_\_\_\_\_day of \_\_\_\_\_September Vol 16059 CHARLES L. PAULSEN and MICHAELA JOYCE PAULSEN ...., 19.86 , between Grantor, KLAMATH COUNTY TITLE COMPANY ae HOMER L. GARICH and PAMELA K. GARICH ..., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in ......Klamath......County, Oregon, described as: and the second second Lot 20 of New Deal Tracts, according to the official plat thereof on file in the office of the County Clerk of Klamath Do not loss or Souther this from Deal OR THE HOTE waith it sector. Both wait the unbreased to the motion in Age to species of 93.975 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter attached to or used in connec-tion with said real setate: FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TEN THOUSAND AND NO/100s----note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it sooner paid, to be due and payable <u>September 5</u>, 19.96. The date of maturity of the debt secured by this instrument becomes due and payable. The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: and repairing or preserve and maintain said deed, grantor agrees: To protect the security of this trust deed, grantor agrees: and repairing or preserve and maintain said deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect the security of this devel constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be constructed workmanike destroyed thereon, and primorement which may be densitied workmanike destroyed thereon, and primorement which may be densitied workmanike destroyed thereon, and primorement which may be densitied workmanike the security agreed the security of the beneficiary for the secure the security agreed the security of the secure and the secure the secure and the security of the secure and secure and the secure and anount not less than it. **LINEUT ALL COMPACH OF** and an age by lire the beneficiary may procure the same at draws placed on said buildings, companies acceptable to the beneficiary, with loss payable to the latter in policies of imurance shall be delivering and in such application collected, or not cure or waive any default secure insurance policy mis seasments and insurdi-deliver said policies to the beneficiary with the seasments the beneficiary may procure the same at draws placed on said buildings, collected insury may optis of thene insurance on the seasment is anount clare upon any my es due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. Hural, timber or graing purposes.
(a) consent to the making of any map or plat of said property; (b) join in sub-stanting any estimation of the said of the property. The sub-ordination or other agreement allocting this deed or the lie or chard structure in the property. The feasily entitled thereoit; (d) reconvey, without warranty, and there is the "person or person the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the dranot or any other person so privileded by ORS 86.753, may cure sums secured by the trust deed, the delault consists of a function to as would the delault, or delaults. If the delault consists of a function is solved the delault of the trust deed, the delault may have to prove the another of the delault of the delault that is capable of being cured my be cured by tendering the performance required under the delaults, the person effecting the cure sin addition to curing the default or defaults, the person effecting the cure in addition to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law. together with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice with the time to which said and mitter in one parcel or in "separate parch for trustee may sell said property with auction to the highest bidder for cash pable at the parcel or parcels at said deliver to the purchaser its deed inpuble at the time of sale. Trustee property so sold, but without any covena as required by law conveying flied next the deed of any matters of the trustee, but including the trustee sells oursulated to the sources provided herein. trustee 15. When trustee sells oursulated to the sources provided herein. trustee the grantor and beneticiary, may purchase at the sule. 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 trassonable charge by attorney, (2) to the obligation secured by the trust deed, (3) so all persons having recorded liens subsequent to the interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus. decree of the trial court, grantor lutther agrees to pay such such as the spellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's fees on such append. It is mutually agreed that: S. In the event that any portion or all ol said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the right, if it so determinent domain or condemnation, beneficiary shall have the right, if it so such taking, which are in excess of the monies payable to pay all reasonable costs, espenses and attorney's tes mecessarily paid or applied by it fantor in such proceedings, shall be paid to beneficiary and obth in the first upon any reasonable costs and expand to beneficiary sheet, totary in such and applicate courts, necessarily paid or incurred by ben-secured hereby, moceedings, and the balance applied to the indebiteness and execute such and grantor aftees, at its own expend to the acto action-pensation, prometly upon beneficiary's request. 9. At anothy upon beneficiary's request. (iciary, payment al its lees and presentation of this deed and the note lor endorsement (in case of luir recoveryances, lor cancellation), without allecting the liability of any person lor the payment of the indebitedness, trustee may 16. Beneliciary may hom time to time appoint a successor in interest entities to such surplus. 16. Beneliciary may hom time to time appoint a successor or succes-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 title, powers and duits conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument excuted by beneficiary, which, then recorded in the mostfage records of the county or counties in which the property is situated, shall be conclusive proof of proof appointment of the successor trustee. of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not oblighted to notify any party hereto of pending sale under my 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.

FORM

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregan 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.

The grantor covenants and parent in	<b>16060</b> and with the beneficiary and those claiming under him, that he is sal property and has a valid, unencumbered title theret
tully seized in fee simple of said described re	and with the beneficiary and those claiming under him, that he is eal property and has a valid, unencumbered title thereto
3. P. Controller Spin and a strain of the ANN ADMENTAL and ADMENTATION ADMENTATIONAL ADMENTATION ADMENTATIONAL ADMENT	al property and has a valid, unencumbered title thereto
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and that he will warrant and forever defend.	
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[11] A. M. M. A. M.	
- 2. 전 가장 가장 가장 가장 전 100 -	이에 바이지 AMA 바이지 않았다. 이 가지 않는 것이 가지 않았다. 이 가지 않는 것이 가지 않는 것 같은 것이 같은 것은 것이 있는 것이 가지 않았는 것이 가지 않는 것이 같은 것이 있는 것이 가지 않는 것이 있는 것이 같은 것이 같은 것이 같은 것이 있다. 것이 있는 것이 있는 것이 같은 것이 있 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 같은 것이 있는 것이 같은 것이 있는 것이 같은 것이 있다. 것이 같은 것이 있는 것이 같은 것이 있는 것이 같은 것이 있는 것이 없다. 것이 있
The grantor warrants that the proceeds of the los	an represented by the above described note and this trust deed are: material purposes (see Important Notice below),
(a)* primarily for grantor's personal, family or ho (b) ter-an-organization, or foren-il grantor is a This d	an represented by the above described note and this trust deed are: ousehold purposes (see Important Notice below), material person) are for basiness or commercial parposes.
a mis deed applies to, inures to the	the state of the s
secured hereby, whether or not named as a beneficiary h gender includes the feminine and the neutron and the	I binds all parties hereto, their heirs, legatees, devisees, administrators, executo m beneticiary shall mean the holder and owner, including pledgee, of the contra terein. In construing this deed and whenever the context so requires, the masculi ular number includes the plural.
IN WITNESS WHEREOF, said frantes	gular number includes the plural.
* IMPORTANT AND	has hereunto set his hand the day and year first above will
as such word in warranty (a) is applicable and the t	17 (a) or (b) is
disclosures fail to comply with the Act and Peculat	Vidrion Z, the Cartering L. PAULSEN
act is not required, disregard this poster	or equivalent. MICHAELA JOYCE PAULSEN
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