		964-16884-9
FORM No. HILL-Groppe, Trest Deve Series-TRUST	BEED (He restriction on jestignment) K-38678 TRUST DEED	Vol NP Page 18630
	e this2day of AN M. VELONI, husband	June, 19.86, between, and wife,
as Grantor, KLAMATH COUN	ITY TITLE COMPANY	, as Trustee, and
JACK HARTOUGH & MARY L	OU HARTOUGH, husband	and wife
as Beneficiary, Grantor irrevocably grants, in Klamath	WITNESSETH: bargains, sells and conveys to tro County, Oregon, described as:	ustee in trust, with power of sale, the property
according to the	Oregon Shores Subdivi official plat thereof erk, Klamath County, O	on file in the office
This Deed of Trus Timberland Federa which is recorded File No. <u>86</u> 10	st is junior to a Deed al Savings & Loan Asso d (<u>new 2</u> , 19 2007.	of Trust wherein ciation is the beneficiary, , under Auditor's
tion with said real estate.		and all other rights thereunto belonging or in anywise fixtures now or hereafter attached to or used in connec- element of grantor herein contained and payment of the DOLLARS
note of even date herewith, payable to not sooner paid, to be due and payabl The date of maturity of the deb	beneficiary or order and made by grant e June 1, t secured by this instrument is the date,	th interest thereon according to the terms of a promissory or, the final payment of principal and interest hereof, if , 19.92 stated above, on which the final installment of said note or grazing purposes.
The above described ved property To protect the security of this t 1. To protect, preserve and maintain and repair; not to remove or demolish any L to commit or permit any waste of asid pro 2. To complete or restore prompily memore any building or improvement which destroyed thereon, and pay when due all costs 3. To complete or restore prompily memore any building or improvement which destroyed thereon, and pay when due all costs is to a supply with all laws, ordinance tions and restrictions allecting said property: cial Code as the beneliciary may require any proper public office or offices, as well as the beneliciary. 4. To provide and continuously main and such other hazards as the beneliciary, will now or bereative recetad on the said premis an arount not less than S. L.V., VUU. U policies of impurance shall be delivered to the it the grantor shall fail for any reason to p deliver said policies to the beneliciary at leas tion of any policy of insurance now or his to be neliciary may procure the same at	trust deed, grantor agrees: aid property in good condition granting, a grantor in groorement thereon; porty, and in good and workmanlike may be constructed, damaged or incurred therefor; if the beneficiary so requests, lo urusuant to the Uniform Commer- of to pay tor filing same in the he cost of all lien searches made nay be deemed desirable by the es against loss or damage by fire sam from time to time require; in the require to the toright of the second the rest of the searches the second the second the second the second the second the second the second the second the second the second the second the second the second the second the second	It to the making of any map or plat of said property; (b) join in my casement or creating any restriction thereon; (c) join in any on or other afreement allecting this ded or the lien or charge processing and the second second second second second any reconvey, without warranty, all or any part of the property. The any reconvey, without warranty, all or any part of the property. The intervention of the truthillines thereind and the "persion or person- itied thereto," and the recitals there n of any matters or facts that we proof of the truthillines thereind entities that is any of the entitioned in this paragraph shall be not less than \$5. Upon any default by grantor hereunder, beneficiary may at any but notice, either in person, by agent or by a receiver to be ap- ed acourt, and without regard to the adequacy of any security for ednass hereby secured, enter upon and take possession of said prop- ty part thereoi, in its own name sue or otherwise collect the rents. Profins, including those past due and unpaid, and apply the same. and expenses of operation and collection, including reasonable attor- y determine. The entering upon and taking possession of said property, the of such rents, issues and prolits, or the proceeds of the and other by the any indebtedness accured for any taking or damage of the and the application or clease thereof as adoresid, shall not cure or of others, including the application or invalidate any act done 'default or notice of default hereunder or invalidate any act done

tion of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under, may here of option of beneficiary the antire amount so collected, or may det thereof, may be released to grantor. Such application or release shall any part thereof, may be released to grantor. Such application or release shall not on waive any delaul to rontice of delault hereunder or invahidate any and there on the origin of delault of the same at a sensitive the same as a sensitive the same as a sensitive thereof, may be released to grantor. Such application or release shall not done pursuant to such notice.
To keep said premises free from construction floms and to ray all tares, assessments and other charges that may be levied or assessed upon or charges that may be levied or assessed upon or be providing there in the same at the sensitive thereof.
To breep said over other other charges payable by fantor, either charges become past due or delinquent and promptly deliver results thereof to beneficiary: should the grantor fail to make payment thereof, by direct payment, beneficiary may, at its option, make payment thereof, and the amount no phy ovoiding beneficiary with funds with which to make auch payment, beneficiary may, at its option, make payment thereof, that the added to and brights arising throm breach of and 2 of this trust deed, without waiver of any right, with interest as aloreasid, the property hereinbelor described, as with the dest immediately due and payable with a bound to the payable with and a struke payment thereof and the payable with and a struke payment is one of the segment of the option of the bound to the series of the truste and attorney's render all sums secured any trust shell be bound to the series and any application, with any any shell at the option of the bound to the series and attorney's render and the may able with the dest of the secure as aloreasid, the properity hereinbelor described, as with t

event the beneliciary at his election may proceed to foreclose this trust deed in equity as a roortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciory or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall his the time and place of sale, give motice thereot as then required by law and procerd to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

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 greator or any 11 the delault consists of a lailure to pay, when due, the delault or delaults crust deed, the delault may be cured by raying the entire amount due ad the time of the cure other than such portion as would not then be due had modelault occurred. Any other delault that is capable of being curred my tured, he and any to the hericity all costs and expense secured by tendering the performance required under the obligation or thread. In any case, in addition to curing the default orsy and expense securing incurred in enforcing the obligation of the trust deed and expense securing incurred in enforcing the obligation of the trust deed by leaves the sale shall be held on the date and at the time of by any curred by the sale shall be held on the date and at the time of the same secured.

together with trustee's 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 of sale or the time to which said sale may be postponed, as provided by law. The trustee may hell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payshe at required by law conveying the property so sold, but without any covernant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulmass thereoi. Any person, ecluding the trustee, but including 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 payrment of (1) the expressed sale, index of sale components of sale the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payrment of (1) the expressed sale, the components on other trustee and a restandle charke by trustere's attorney. (2) to the obligation secured by the trust deed, (3) and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or successor.

surplus, if any, to the grantor or to ins successor in successor or successors 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, power, and duties conterred upon any trustee herein named or appointed hereurder. Each such appointment, and subsituation shall be made by written instrument executed by beneficiary, which, when recorded in the northage records of the country or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustree.

of the successor frustree. 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 dranter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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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 lows 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.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawlully seized in lee simple of said described real property and has a valid, unencumbered title thereto

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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary 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 masculine gender includes the feminine 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 net applicable; if warranty [a) is applicable and the beneficiary is a creditor os such word is defined in the Truth-In-Lending Act and Regulation 2, the beneficiary iRUST comply with the Act and Regulation by marking required disclosures; for this purpose, if this instrument is to be a FISS Ben to finance the purchase of a dwalling, use Stevans-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwalling use Stevans-Ness form No. 1306, or equivalent. If compliance with the Act is not recuired discoursed this notice. Joseph R. Ulele with the Act is not required, disregard this notice. (If the signer of the clove is a corporation, we the form of actaewiedgement appearie.) STATE OF WASHINGTON STATE OF WASHINGTON (ORS 93.490) STATE OF OREGON, County of County of Grays Harbor) 35. in a June , 19.86 Personally appeared and Personally appeared the above named.who, each being first Joseph R. Veloni & Susan M. duly sworn, did say that the former is the Veloni president and that the latter is the ment is the their wountary act and deed. secretary of ... a corporation, and that the seal attixed to the toregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed P J Pelore a Before me: COFFICIAL (OFF. SEAL) S2) Stor Friday Notary Public for anger Notary Public for Oregon (OFFICIAL SEAL) My commission expires 4/23 My commission expires: and the second second REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been poid. , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust 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 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 estate now held by you under the same. Mail reconveyance and documents to DATED: , 19 Beneficiary STO NO' tali maat Aurouth nicologie ? not lose or dartney this Trust Dood OR THE NOTE which it secures, Both must be delivered to the trustee for cancellation before reconveyance will be a 1089102 TRUST DEED steating construction (statice STATE OF OREGON, SS. County of Klamath pursponds, subdivide, I certify that the within instrument was received for record on the 13th day of October 19 36 Bergha de devenir -A.L.M. H.D.C. 常好的现在分词硬件 化放射合金 at 11:44 o'clock A.M., and recorded SPACE RESERVED 93.88.2.C Grantor FOR a Cili (passa kana RECORDER'S USE instrument/microfilm No. 67026 (1943年65) Record of Mortgages of said County. Beneficiary Witness my hand and seal of County affixed. TMEELENCORDING MANN TO traines." SAVINGS & LOAN ASSOCIATION A Dission of the second Evelyn Biehn, County Clerk . 2021 Iacco By Am AmericoDeputy Fee: \$9.00-

Attn: Mary