NOTE: The Trust Deed Act provides that the trustee hereunder must be either an ottor or savings and loan association authorized to do business under the lows of Oragon property of this state, its subsidiaries, affiliates, agents or branches, the United States ottomey, who is an inclive member of the Oregon State Bar, a bank, frust company regon or the United States, a title insurance company authorized to insure title to real intes or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.585.

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snall become inimediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

not sooner paid, to be due and payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary, herein, shall become immediately due and payable. The above described reol property is not currently used to exclude the date, stated above, on the maturity dates expressed therein, or the above described reol property is not currently used to exclude the date.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

and some start start light of the 11 an and and a second

All that portion of the N  $\frac{1}{2}$  of the SE  $\frac{1}{2}$  of Section 20 Lying Easterly of the Old Fort Road, all in Township 37 S, R 9 EWM Klamath County, Oregon .

Certified. Mortgage..Company, ... Pool..A, ..... ------

TRUST DEED

Oregon Trust Deed Series-TEUST DEED.

67602 TRUST DEED

William E. Stovall Jr. & Paula B. Stovall, Husband & Wife

as Beneficiary,

FORM No

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_Klamath\_\_\_\_\_County, Oregon, described as:

39071

Carls & Charles Courses

Page

....., 19.86....., between

as Trustee, and

of the successor trustee. 17. Trustee accepts this trust when this derd, duity 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 she any action or proceeding in which drantor, beneficiary or trustee shell be a party unless such action or proceeding is brought by truster.

T) di i

surplus, if any, to the granter or to his successor in interest entities to here surplus. 16. Beneliciary may from time to time appoint a auccessor or successor under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all sille, powers and to the successor upon any trustee herein named or appointed hereinder. Each such appointment and subsitution shall be vested with all sille, powers and the successor upon any trustee herein named or appointed hereinder. Each such appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trus-hall apply the proceeds of sale 50 payment of [1] the expanse of sale, clusting the compensation of the trustee and a reasonable charge by trust-entformer, [3] to the obligation secured by the trust dead. [3] to all person dead as their interests may appear to the interest of the trustee in the tr surplus, if any, to the granter to the interest of the interest (4) (a) works. trustee de, in-

togener with inside a and altorney sites not exceeding the annualis 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 in one particle and the notice of sale or the time to which said sale may in one particle and the notice of sale or the time to which said property either auction to the highest bidder too cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or inor of the trustais in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells cursuant to the nowsta provided herein, trustee

the manner provided in ORS 86.735 to 86.735. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days below the date the trustee conducts the the grantor or any other person so privileged by ORS 86.735, may cure sums accured by the trust deed, the default considered by ORS 86.735, may cure not the date the time of the cure of the cured by paying the obligation of the the time of the cure other than such portion as would being cured by the trust deed, the default man beck portion as would being cured by the trust deed. In any case, in addition mance required under the defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustes and altorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be had as the sale.

Aural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereof. (d) reconvey, without warrant's all or any part of the property. The science in any reconveyance may be all or any matters or lacts shall be conclusive proof of the truthulness thereof. Truste's lees for any or at stand the property. The science is any present of the property. The science is any present of the property. The science is any present of the property. The science is the property. The science is the property of the truthulness thereof. Truste's lees for any of any pointed by a court, and without regand or the sadquary of the science is the sc

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 thereol 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 sum of Fifteen Thousand & no/100

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto 199 - 196

19611

and that he will warrant and forever defend the same against all persons whomsoever.

51 18-15: 50.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily lor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other then agricultural purposes;

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, a tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, inch

IN WITNESS WHEREOF, said	as a beneficiary herein. In construing this deed and whenever the context so requires, the sector, and the singular number includes the plural.
B SEADOTALLT LIGHTON	grantor has hereinin out his hand it.
INVALANT NOTICE Dates has it-to-	a substantio set lus liene the day and year first above weitten.
* IMPOSTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and t as such word is defined to the Total builded	sever warranty (a) or (b) is * William & Stauallyn
beneficiery MUST comply with the Ast	
the purchase of a dweling the faither is to	as a Flast lien to finance
if this instrument is NOT so to a first	ro, 1305 cr equivalent
of a dwelling use Stovens-Ness Form No. 1306, or with the Act is not required, disregard this notice.	r equivalent. If compliance
(if the signer of the above is a corporation, use the form of acknowledgment apposite.)	na na sana ana ana ana ana ana ana ana a
	Make Nakatang ng pagi ang pilan ang kana pang pang pang pang pang pang pang p
STATE OF OREGON,	The Top Allowed Line of the State of the second sec
County of Klamabh }ss.	STATE OF OREGON, County of
Oct. 29, , 19.86	
Personally appeared the above named. William E. Stovall, Jr. & Pa	and who, each being tirst
Stovall, his wife	wary sworn, all say that the former is the
	president and that the latter is the
	secretary of
	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that
and acknowledged the loregoing	instrument was signed and
men to be their valuatary act an	instru- sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act
ANNELQUISE SPROUL	
SEAL) My Committee of Desca	
Wy Commitation upperson Oregon	Notary Public for Oregon
My commission expires: 8/2	V 89 My commission expires: SEAL)
HIGH GOOD DAVE DEED billy said and and and and	der of all indebtedness secured by the foregoing trust deed. All surror secured by said
said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held bytyou under the same, Mail reco	der of all indebtedness secured by the foregoing trust deed. All sums secured by said i hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you onvey, without warranty, to the parties designated by the terms of said trust deed the inveyance and documents to
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