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 this lows of Oregon or the United States, a 'fittle 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.

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in & & dod condition; and repairs not to remove or demolish any building or improvement thereins to commit or permit any waste of said property. To complete or restored property, and in & dod and workmanlike same any building or improvement which may be constructed, damaged or 5. To comply with all laws, ordinances, regulares, covenants, condi-tions attesting such financing statements pursuant to the Unitorm Commis-proper public office or offices as well as the cost of all lien searches made by filing officer or offices as may be deemed desirable by the searching agencies as may be deemed desirable by the built officer or offices as may be deemed desirable by the built officer or offices as may be deemed desirable by the built officer or offices as may be deemed desirable by the built officer or offices as may be deemed desirable by the built officer or offices as the cost of all lien searches made built officer or offices as may be deemed desirable by the built officer or offices as the beneficiency of the built of the built officer or offices as the cost of all lien searches made built officer or offices as the cost of all lien searches the built of the beneficiency.

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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 notily any party hereto of pending sale under any other deed of that 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.

surplus, if any, to the frantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-under only trustee named herein or to any successor the successor or success-inder, the latter shall be wasted with all title, powers and duties conferred and substitution shall be maded or appointed hereinformed. Each such appointement which, when recorded in the morifade records of the county or counties in other successor trustee. It is an orifade records of proper appointement of the successor trustee. It is the morifade records of the county or counties in of the successor trustee. It is trust when this deed, duly executed and

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in the same selection of the selection of the same selection of the structure of the same subsection of the same selection of the same selection deed are selected liens subsection to the interest of the frustee in the same deed area of the frustee selection of the same selection of the same surplus, if any, to the grantor or to his successor in interest entitled to such successor in interest entitled to such

together with trustee's 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 place designated in the notice of sale or the time to which said sale may auction to the higher bound of the time to be portered or parcel shall deliver to the purchaser its deed ', payable at the time of or parcels at the property so the purchaser its deed 'normal series' law conversing of the truthulnes in the deed of any movemant or warranty law conversing of the truthulnes in the deed of any movemant or warranty law conclusive proof the denot and beneficiary, may purchase at the same the trustee, but including 15. When trustee sells pursuant to the powers provided having trustee

the manner provided in ORS 66.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and alt any time prior to 5 days before the date the trustee devices the saie, and at any time prior to 5 days before the date the trustee date and alter the grantice any other person so the date the trustee date the sums secured by the trust deed, the default may be cured by when due, not then be due at the time of the celault may be cured by paying the being cured may the cured by tendering thy other default that is as would obligation or trust end. In any case, in addition to curing the default or and expenses actually incured in enforcing the obligation of the trust deed by law, ith trustees and altorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date of the trust deviced the sale and the sale shall be held on the date of the trust the sale shall be held on the date of the sale shall be held on the date of the the same provided the sale shall be held on the date of the trust the sale shall be held on the date of the same true the same the same the the same true the sale shall be held on the date of the trust deed the same true the sale shall be held on the date of the trust the true the the same true the same the sale shall be held on the date of the true the true the the same true the true the same the sale shall be held on the date of the true the true the the true the true the same true the true the true the true the true the the true the

diverses percent of the making of any map or plat of said property: (b) join in any generating any casting any restriction thereon: (c) join in any automation or other afreement allocation thereon: (c) join in any frame of the any decomposition of the angle of the property. The subordination or other afreement allocations in the property. The property is and the recitals thereon of any matters or the property. The frame of the angle of the property. The subordination or other afreement allocations in the property. The subordination or other afreement allocations of any matters or the property. The second of the truthulness there of any matters or the property. The second of the truthulness there of any matters or the property. The property decomposition of the property. The second of the truthulness there of any matters or the property. The property decomposition of the property. The property decomposition of the property. The property decomposition of the property and any decomposition of the property of the property of the property. The property and the property and any indeptedness secured bereas and in such order as about the property, and the property and the property of the property, the property, and the property or release theread on the property of the adout the property, and the property of the property of the property, the property, and the property or release theread as a diversaid, shall not curve any declarit or oncice of any default by default property invalide the property of the property of the property of the property, and the property is a property of any default by default property, the property, and the property of any default be address for any indeptedness secured property, and the property is a property of a property of the property

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PORTLAND, OR. 972

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JEARL HITT as Grantor, ...KLAMATH...COUNTY TITLE...COMPANY ., between JAMES WOOD and SALLY WOOD, husband and wife, with full rights of survivorship ..., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_Klamath\_\_\_\_\_County, Oregon, described as: Lot 10. in Block 40 Klamath Falls Forest Estates Highway 66 Unit Plat No. 2, according to the official plat thereof on file in the office of the county, Clerk-Of Klamath County, Oregon. De not lete at destroy this foust Deed DX THE HOTE which it secures. Built mast be definered to the secure for 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 thereot and all fixtures now or hereatter 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 NOVI ODS tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE THOUSAND AND NO/1005 sum of <u>UNEL INOUSAND AND NOTTOUS</u> note of even date herewith, payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable OD. OT. <u>Defore August 15</u> 19.87. 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 beneficiary's herein, shall become immediately due and payable. The date of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

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The grantor covenants and agrees to	al-property and has a valid, une	ncumbered title thereto
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The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family (b) for an organization; or (even if grantor)	loan represented by the above describe	d note and this (rust deed are: otics below).
(b) for an organization, or (even in place) in the second	i and binds all parties hereto, their hei	rs, legatees, devisees, administrators, executors,
personal representatives, successors, and assigns, in a becared hereby, whether or not named as a benefici	ary herein. In construing this deed and e singular number includes the plural.	whenever the context so requires, the masculine
IN WITNESS WHEREOF, said ga	antor has hereunto set his hand the	e day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever, not applicable; it warranty (a) is applicable and the ban as such word is defined, in the Truth-In-Lending Act an	varranty (a) or (b) is	253 St. 11+ #2
as such word is defined in the Active and Regulation beneficiary. MUST-comply, with the Act. and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required; disrogard this	1319; or equivalent.	<u>4033.21. 11</u> 
STATE OF CALIFORNIA	la <u>Ivanioi Can</u>	
COUNTY OF Joy Ungelos	before me, the undersign	ed, a Notary Public in and for
said State, personally appeared	Jearl Hitt	Martin
	known to me or ty evidence to be	
the personwhose namei S within instrument and acknowledged th	subscribed to the	OFFICIAL BEAL BOBBYE J. REDFORD
cuted the same. WITNESS my hand and official seal.		MOTAFY PUBLIC - CALIFORMA ? LOS ANGELES COUNTY My Comm. Egrino: Aug. 19, 1987 ( (SEAL)
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Signature Dollar F. Co	A REQUEST FOR FULL RECONVEYANCE	Brithein
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trust dead have been fully paid and satisfied to said trust_deed_or_pursuant to_statute, to_cance	all evidences of indebtedness secured	by said trust deed (which are delivered to you designated by the terms of said trust deed the
estate now held by you under the same. Mail rec	Surveyance, and, normation and a second	
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		Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the tri	ustee for cancellation before recenveyance will be made.
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	official plat thereo math County, Oregon.	STATE OF OREGON, County of UKlamath
STOVENS NESS LAW PUB. CO., PORTLAND, ORE TO CO.	ath Falls Forest rets	was received for record on the 25thday
Grantot, itrevocably grants, barg- itt Silvand vite	nis, sells and conveys to trusiee Oregon, described as:	of February
as Beneficiary, Quanto,	ISPACE RESERVED	in book/reel/volume No
JAMES WOOD and SAI	RECORDER'S USE	Record of Mortgages of said County. Witness my hand and seal of
Beneticiary	LTE COMBYNA	County affixed.
MI. + MAN. Sames to ord (1)	5thda; olFi	NAME NAME
P.O. Box 5473 1. 1.1 95721	Fee: \$9:001 DEED	By Am Angth Deputy
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