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 fixtures now or hereafter attached to or used in connection with said real estate. now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of TWENTY-THREE THOUSAND AND NO/100 --

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

therein, shall become immediately due and payable.

The above described sted property is not currently used for agricul To protect, the security of this trust deed, frantor agrees:

I. To protect, the security of this trust deed, frantor agrees:
and repair; not to ren preserve and maintain said property in food condition must to commit or permit an estate of said property.

I. To complete or master of said property in food and workmaked to commit or permit an waste of said property.

In the committee of master of said property in food and workmaked destroy. If the complete or master of said property in food and workmaked destroy. If the complete or maintened said property is regulations, coverants, conditions and retardions allecting said property. It regulations, coverants, conditions and retardions allecting said property is regulation, coverants, condition in executing said property. It regulations, coverants, conditions and retardions allecting said property is regulation, coverants, conditions and retardions allecting said property is regulation, coverants, conditions and retardions allecting said property is regulation, coverants, conditions and retardions allecting said property is regulation, coverants, conditions and several food of the said property is required to the Uniform Commercial Statements pursuable to the Uniform Commercial Statements pursuable to the Uniform Commercial Statements and the said property is a the cost of the flatter, and the filling officers or searching agencies as may be deemed deviable by the property statement of the said property and the said property is required to the beneficiary of the said property and saint loss of damage by the property of the said property and saint loss of damage by the property of the saint property of the sai

pellate court shall adjudge trasonable as the beneficiary's or trustee's attorney's fees on such appeal.

It is mutually afreed that:

8. In the event that any position or all of said property shall be taken under the right of emitted domain or condemnation, beneficiary shall have the say compensation for sequire that all or any position is the minuser parable to pay all trasunable costs spenses and attorney's free miscussivity pad or applied by it that upon anice proceedings, shall be juid to beneficiary and tother in the trust upon anice proceedings, shall be juid to beneficiary and tother in the trust upon anice proceedings, shall be juid to beneficiary and tother in the trust upon anice proceedings, shall be juid to beneficiary research to the interval and appeals courts, necessarily paid or incurred by beneficiary in such proceedings, the halance applied upon incurred by beneficiary in such proceedings shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

Iciary, At any time and from time to time upon written request of beneficially and the liability of any person for the payment of the indebtedness, trustee may

(a) consent to the making of any map or plat of said paperty. (In pain or granting any examination thereon, (c) pain in any subsolutional or other actualing any restriction thereon, (c) pain in any subsolutional or other actualing any restriction thereon, (c) pain in any subsolutional or other actualing any restriction thereon, (c) pain in any subsolutional or other actual parts of the line or charge frequency of the trust as a start of the property. In the conclusive proof of the truthfure start is there in any many actually provided partials there in of any interest or tracks that any of the conclusive proof of the truthfure thereof. Trust's feet for any of the conclusive proof of the truthfure thereof. Trust's feet for any of the conclusive proof of the truthfure thereof. Trust's feet for any of the conclusive proof of the truthfure thereof. Trust's feet for any of the conclusive proof of the truthfure thereof. Trust's feet for any of the conclusive proof of the truthfure thereof to the adequacy of any of the independent of the conclusive trust of the services. In the conclusive proof of the actual the proof of the conclusive and proof of the conclusive and any of the independent of the conclusive of the proof of the conclusive and proof of the conclusive and any of the conclusive and proof of the conclusive and conclusive and proof of the conclusive and of proof of the conclusive and trust of the conclusive and any of the conclusive and trust of the conclusive and the conclusive and trust of the conclusive and the conclusive and trust of the conclusive and the conclusive and the conclusive and the conclusive and the conclu

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced functioning by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, the draintor only other person to provide by ORS 86.733, mixtured with the dealult or defaults. If the default consists of a failure to pay, when directing according to the trust deed, the default may be cured by paying the notition be due had the time of the cure other than such portion as outdoing cured may be cured by tendering the relations to repair of a default occurred. Any other default that is capable obligation or trust deed, in any case, in addition to curing the default of defaults, the person effecting the cure shall pay to the beneficiary all core and expenses actually incurred in enforcing the obligation of the trust deed by law.

14. Otherwise, the sale shall be held on the date and at the smooth of the sales and attentioned.

together with trustees and attorney's lees not excreting 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 not not provided by law. The trustee may sell said imports either may not parted on a provided by law. The trustee may sell said imports either auction to the highest bidder for each, physible at the time of parcels at shall deliver to those under the property of the property of

the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expense of sale, in alterney, (2) to the obligation secured by the trust decired by the trust decired by the trust decired by the provided from subsequence to the interest of the frustee in the trust decired by their interests may appear in the order of their provints and (4) the surplus, if any, to the granter or to his movement in interest contributed to such

surplus, it any, to the dianter of to he successor in interest entitled to such surplus.

18. Beneticiary may from time to time appoint a successor in success of any fruster adjustment, and subject to the successor frustee appointed here there is an accessor frustee, the latter shall meant, and without conservance to the successor quotient the latter shall sure vested with all title speak and substitution shall be made by written instrument. Each such appointment and substitution shall be made by written instrument for the successor frustee.

18. Trustee accents this trust when this deed, duly executed and the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and observed in made a public record as provided by law. Trustee is not found to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 foon 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 thereof, or an estrow agent licensed under OPS 600 505 to 676 565.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-Ine grantor covenants and agrees to and with the beneficiary and those claiming under him, if fully seized in fee 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 or hous-hold purposes (see important Notice below)

(A)* Primarily for grantor's personal, family or hous-hold purposes (see important Notice below)

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and owner, including pledgee, of the contract places are singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

e IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary AUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ROBERT K. FARLEY Jag (if the signer of the above is a corporation, use the form of acknowledgement opposite.) IVA FARLEY STATE OF OREGON. County of Klamath STATE OF OREGON. County of

This instrument was acknowledged before me on July 0./0. This instrument was acknowledged before me on ROBERT K. FARLEY and IVA FARLEY , by 19 Nothry Public for gregon (SEAL) My commission expires: 7/12 Notary Public for Oregon My commission expires:

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said have been fully acid and activitied. You hardly are directed on navyment to you of any stone amind to you winder the terms of 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 a said trust deed fwhich are delivered to you frust 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 for the narring designated by the terms of said trust deed the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith him had been 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:

Do not less or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for concellation before reconveyance will be mi

TR	UST :	DEED	Ī
STEVENS NES	FORM No.	SEI)	\parallel
ERT K.	FARLEY	U. OAG	1

ROBERT K. FARLEY and IVA FARLEY

HENRY G. and GERALD C. WOLFF

Beneliciary AFTER RECORDING RETURN TO

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

SPACE RESERVED

RANCH, INC. FOR RECORDER'S USE

I certify that the within instrument was received for record on the 14th day of July P. 4:18 19.87, at 4:18 o'clock PM, and recorded in book/reel/volume No. M87 on page 12516 or as fee/file/instrument/microlilm/reception No...76935,

STATE OF OREGON,

County of Klamath

Record of Mortgages of said County. Witness my hand and seal of County affixed.

(SEAL)

Evelyn Biehn, County Clerk By Andre Title Deputy Fee3 \$9.00