79619

TRUST DEED

"Vol. 187 Page 17237. day of July TARIAN TERM 19187, between

DAVID THOMPSON AND ELIZABETH THOMPSON, husband and wife

as Grantor, KLAMATH COUNTY TITLE COMPANY CHARLES LINN

RECORDER'S USE FOR

Milussa tuh tratias Trustee; and Record of Morigages of said Louary. ment/macrotum/reception ro 15512 in book/reel/volume No 187 on page 17237 or as tes/lile/instru-

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property of generating the County, Oregon, described as:

| Appropriate | County | WITNESSETH: as Beneficiary,

in Klamath County, Oregon, described as: Lot 17 in Block 102, Klamath Falls Forest Estates Highway 66 Unit Plates.
No. 4, according to the official plat thereof in Side on the Office of the County Clerk of Klamath County, Oregon.

21915 OF OKECON

Do hat face at desirer this from Dead On the Mark which it serves. Authorized he delivered to the invites for concedibing before recovery will be node

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.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of ONE THOUSAND TWO HUNDRED AND NO 100/S

Sum of ONE THOUSAND TWO HUNDRED AND NO 100/S

Dollars with interest thereon according to the terms of a promissory

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. At maturity this instrument is the date, stated above, on which the final installment of said note of the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note of the date of maturity of the debt secured by this instrument, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, here beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or here beneficiary's option, all obligations secured by this instrument, irrespective or the maturity dates expressed therein, shall become immediately due and payable, panes application to the making of any payable and payable an

sold, conveyed, assigned or alienated by the grantor without that then, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction, and the beneficiary's option, all obligations secured by this instruction, and the beneficiary's option, all obligations secured by this instruction. To protect, preserved maintain said property in good condition and the property in the contract of the security of this trust deed, grantor agrees; and the property in good condition and the property building or important may be considered the property in good and workmanike of the comply with all laws, ordinarcus, replaced on the said property; in good and workmanike of the comply with all laws, ordinarcus, replaced on the said property in good and workmanike of the comply with all laws, ordinarcus, replaced on the said property in good and workmanike of the comply with all laws, ordinarcus, replaced the property of the comply with all laws, ordinarcus, replaced the property of the comply with all laws, ordinarcus, replaced the property of the contract of the property of the grant of t

inder your passes of the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in any granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (d) reconvey, without warrasty, all or any part of the property. The thereoft, (d) reconvey without warrasty, all or any part of the property. The thereoft, and the reconvey without warrasty, all or any part of the property. The thereoft, and the recitals therein of any matters or lacts shall legally entitled thereto, and the recitals therein of any matters or lacts shall legally entitled thereto, and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be not less than \$5.

services mentioned in this paragraph shall be no

thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and as my time prior to 5 days before the date the trustee conducts the sale, and as my time prior to 5 days before the date the trustee conducts the sale. The default or default in 14 the default consists of a failure to pay, when due, the default or default in 14 the default consists of a failure to pay, when due, the default or default in 14 the default or default may be cured by paying the uniter amount due as the default may be cured by paying the onto them be due to default occurred. Any other default indied under the blinds cured risk, be cured by tendaring the performance under the obligation or the deed. In any case, in addition to curing the default or obligation or terron effecting the cure shall pay to the beneficiary all costs and expendent the deed in any case, in addition to curing the default of the de

the grantor and beneticiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, to shall apply the proceeds of sale to payment of (1) the expenses of sale to payment of (2) to the obligation secured by the trustee of the trustee and a reasonable charge by trustioners, (2) to the obligation secured by the trust deed, (3) to all playing recorded liens subsequent to the interest of the trustee in the having recorded liens, subsequent to the interest of the trustee in the deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (5 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests may appear in the order of their priority and (4 deed as their interests).

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or counties my which the property; is streated, shall be conclusive proof of proper appointment of the successor trustee.

of the soccessor frustee.

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 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.

who is an active member of the Oregon State Bor, a bank, trust company in the Charles of the Charles and the Charles of the Ch NOTE: The Trust Deed Act provides that the trustee hereunder must be either on or savings and loan! association authorized to do business under the lower to property of this state, its subsidiaries, affiliates, agents or branches, the United S

The grantor coverants and agrees to an	the never place of our course and those claiming under him; that he is law- d with the beneficiary and those claiming under him; that he is law- the property and has a valid, unencumbered title thereto L property and has a valid, unencumbered title thereto L property and has a valid, unencumbered title thereto
TORIES of our bearing to 192 Security of English States and States	the new let a series of the se
the first and absolute contents and alternative and in the trial and absolute contents and alternative and alt	nonte papilite nonte
position recent shall include demonstrating on deposit trops with a property of second the discussion of the particularly defended in the particularly defended that: It is mutually defended that: It is not every this any perfection all of second many the count of supposit that my perfection all of second many in the country of supposit th	and page 1960 h. The Wind truthe sells passing to the back the back to the back that he back tha
The grantor warrants that the proceeds of the	loan represented by the above described note and this trust described by the above described note and this trust described purposes (see Important Notice below), of household purposes (see Important Notice below), is a natural person) are log business or commercial purposes.
lies to impres to the benefit of	of and binds all parties the holder and owner, the formers, the mass the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires, the mass than the holder and whenever the context so requires.
* IMPORTANT NOTICE: Delete, by lining out, whichever	warranty (a) or (b) is the confidence is a creditor and Regulation Z the
not applicable; if warrenty (a) is applicable; as such word is defined in the Truth-in-Landing Act on such word is defined in the Truth-in-Landing Act on the Second Control of the Contro	in by maning, or equivalent. Ale notice SS ELIZABETH THOMPSON
COUNTY OF	before me, the undersigned, a Notary Public in and for and Elizabeth Thompson.
personally known to me (or proved to me on the	e basis of A. COWELL
personally known to a satisfactory evidence) to be the person(s) whose satisfactory evidence) to be the person(s) whose is/are subscribed to the within instrument and acknown that hershalthey executed the satisfactory or	CFAL)
WITNESS my hand and official seals and official sea	REQUEST FOR FULL RECONVEYANCE. BEQUEST FOR FULL RECONVEYANCE.
becomes due and payable of the debt sec	nd holder of all indebtedness secured to you of any sums owing to high are delivered to you
said trust doed or pursuant to starters until together with seid trust doed) and	to reconvey without warrants
DATED : 114-41 sug-susques speciales	Beneficiary
CONT.	MOTE which it secures both must be delivered to the trustes for contribution before reconveyance will be seeds. STATE OF OREGON, Klamath
VO T SUB CO. BORTLAND OF	the fitteral plat thereof in County of the Aith County of the County of
Davidas Elizabeth The	in book/reel/volume No. M8/ in book/reel/volume No. M8/ in book/reel/volume No. M8/ page 17.237 or as fee/file/instr
S. Benediciary.	Record of Agoresia Witness my hand and seel COMBYNA County affixed.
ASTER RECORDING PETURN 3	
CK SOUTH SELECTION DESCRIPTION	Feet \$9.00