ox 29624	99: 20 TRUST DEED	Vol M87 Pard 7243
79624 THIS TRUST DEED, made this DAVID THOMPSON, AND ELIZABET	4th day of	Vol. <u>M&Z</u> Pag <u>17243</u> August 19.87 between
المراجع والمحافظ والمحا		County alliand
as Grantor, KLAMATH COUNTY TITLE	COMPANY	Mituses (1), 120 as Trustee, and george of said formation of a
GLADYCE BUELL	neconden s. Use	ment mirestim, everynor No
as Beneficiary, Clautat	WITNESSETH:	m.book/reel/voluese No
Grantor irrevocably grants, bargains, inKlamathCounty, O		stee in trust; with power of sale, the property 9(2000 corpor 18.82 Naziecen of for record on the 7700 gas
Lot 25, Block 36, First Add	lition to Klamath	Forest Estates, "according" to

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the official plat thereof on file in the office of the County Clerk of

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 ion with said real estate.

sum of ONE THOUSAND AND NO/1008-----

Dollars, with interest thereon according to the terms of a promissory 71-2-2

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 with instrument is the date, stated above, on which the final installment of said note the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note 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, then, at the beneficiary's option, all obligations secured by this instrument; irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. In ot currently used for ogriculturel, timber, or graing purposes.

FOCM No. 281-

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Klamath County, Oregon.

To protect the security of this frust dead, grantor agrees: 1. To protect, preserve and maintain said property in good, condition, and repair, not to remove or demolish any building or improvement thereon; not to commit or, permit any waste of said property. In good, condition, to compile or rearrow prompily and in good, and workmanilke manner any building or improvement which may be something of amaged or destroyed thereon, and pay when due all costs incurred thereion; 3. To comply with all laws, ordinances, regulations, condi-tions and restrictions allecting said property. If the benelicitary so requests, to join in executing such linancing statements pursuant to the Unitorm Commen-proper public ollice or ollices, as well as the cost of all lien searches made by filing ollicers, or searching agencies as may be deemed desirable by this beneliciary. 4. To provide and continuously maintain insurance on the buildinds.

tions and restrictions allecting such property. If the obtinition we because of the property of the obtinition of the property of the obtinition of the o

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runnenf, irrespective of the maturity dates expressed therein, or word, timber or graving the part for the making of any map or plat of said property: (b) join in any graving any essement or creating any restriction theor: (c) join in any graving any essement or creating any restriction theor: (c) join in any graving any restriction of any matter of the property. The subordination or other without warranty, all or any part of the property. The subordination of the property and the property of the truthulness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in para default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the individent set secured, net upon and take possession of asid property or any part thereof, in its own name sue or other siste and or point, itsue and prolits, or the proceeds of the and other insurance, policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresid, shall not cure or wire any default by grantor in payment of any taking or damage of the property, and the application or release thereof as aloresid, shall not cure or wire any default by grantor in payment of any individent any act done there all sums accured hereby individent any act done there all sums ascured hereby intered as aloresid, shall not cure or wire any default or notice of default hereunder or invalidate any act done there in the beneficiary if the section in any agreement hereunder. The beneficiary may at any active any agreement hereunder in any altery and any active in the default any active any agreement hereunder in the beneficiary may at any active any agreement hereunder in the beneficiary may at any active any agreement hereunder in the beneficiary may at any active any agreement hereunder. The beneficiary may

deed as their interests may appear in the order of their priority and (*) the 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 succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyanced duries such aroor trustee, the latter shall be vested withall during any successor trustee such appointment and any trustee neith named by written instrument executed by beneficiary, which, whan proofed in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor indice. 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 bereto 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.

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 laws of Oregon or the United States to the the thereare 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 escow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to a ully seized in fee simple of said described re		ficiary and those has a valid; unenc	claiming under him, fl umbered title thereto	ut he is law-
and that he will warrant and forever detend and that he will warrant and forever detend here the second second second second second second actually be the second second second second second actually be the second second second second second actually be the second second second second second a second second second second second second second second a second se	A DEFINITION OF A LINE STATE DESTRUCTION AND TO AND AND AND AND AND AND AND AND AND AND	A CONTRACT OF A	Contraction without constraints of the second without the second of the	Lashar (Shraniya Tu Maran Shraniya Tu Tu Shraniya Shraniya Maran Shraniya Maran Shraniya Maran Shraniya Maran Shraniya Maran Shraniya Maran Shraniya Maran Shraniya
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The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family o (b) for an organization, or (even if grantor This deed applies to, inures to the benefit of	and binds all partic	are for business or co s hereto, their heirs,	numercial purposes. legatees, devisees, adminis	strators; executors,
This deed applies to, inures to the benefit of personal representatives, successors and assigns. The secured hereby, whether or normal as a beneficit gender includes the teminine and the neuter, and the IN WITNESS WHEREOF, said gra	ary herein. In constru- singular number inc	uing this deed and wi	enever the context so requ	ires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, whichever w not applicable; If warranty (of is applicable and the ban as such word is defined in the Truth-in-Lending Act an beneficiary MUST comply with the Act and Regulation disclesures; for this purpose use Stevens-Ness Form No.	d Regulation Z, the by making required 319. or equivalent.	DAVID THOM	IPSON AIAN 1/2	and a source
If compliance with the Act is not required, discussion of the Act is not required, dis not required, discussion of the Act is not requi	38	ELIZAGETH Sensigned, a Notary Pu apson		CPOCOT (
sald State, personally appeared <u>David value r</u>			\$85. 728 OF	
personally known to me (or proved to me on the bat satisfactory evidence) to be the person(s) whose na is/are subscribed to the within instrument and acknowle	me(s)	OFFICIAL SEA A. COWEL Notary Public-Call Principal Office Ima Angeles Co	L Fornia 1 in anty:	
to me that he/sheithey exactled the same. WITNESS my hand and official seal.		My Comm Exp Date		(SEA
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The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. Ya said trust deed or pursuant to statute, to cance herewith together with said trust deed, and to re- estate now hald by you under the same. Mailyce	u hereby are directe Lell-evidences of in	d, on payment to yo debtedness secured L	t of any sums owing to yo y said trust deed (which designated by the terms o	u under the term are delivered to i said trust deed
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