FORM No on Trust Deed Series TRUST DEED EVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 Vol. Man oc 20820 Page 81668 November, 19⁸⁷day of between MARK HENDERSHOTT, attorney at law as Grantor, as Trustee. and FRANCISCO GARCIA VILLEGAS as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 9, Block 3, SUN FOREST ESTATE, in Section 36, Township 23 South, Range 10 East, Willamette A manufacture of a mittal of the product Meridian, Klamath County, Oregon. ana suy cargoon a in Sie -or love as thereof the free Bead Do fre sidt with it excepts bate must be delivered in the factor is the matter with ē. 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 grantor herein contained and payment of the sum of Four Thousand Five Hundred and no/100 astinie Dollars, with interest thereon according to the terms of a promissory 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 linal payment of principal and interest fiereol, it not sooner paid, to be due and payable The date of maturity of the debr 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 itst 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. The above described real property is not currently used for ogricultural, timber or grazing purposes. tural, limber or grazing purposes.
(a) consent to the making ol any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join on the granting any casement or creating any restriction thereon; (c) in any subordination or other agreement allocting this ded con; (c) in any subordination or other agreement allocting this ded con; (c) in any subordination or other agreement allocting this ded con; (c) is or charge thereal; (d) reconvey, without warranty, all or any case of a "the property. The grantee in any reconvey, without warranty, all or any can any meters or large thereal; (d) reconvey, without warranty, all or any converse to be any of the solution of the truthfulness thereoi. Truste's fees for any of the envices mentioned in this pargraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciany may at any prime without notice, either in person, by agent or by a recorrier to be any pointed by a court, and without regard to the adequacy of any security for the indebidness hereby, secured, enter upon and take possession of asid property or any part thereol, in its own name sue or otherwise collect the cents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as bereficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of ther and other insurance policies or compensation or awards to any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sum secured hereby immediately due and payable. In such and event the beneliciary at his election may proceed to loreclose this trust deed in equily as a mortige or direct the truste to loreclose this trust deed in equily as a mortiged or direct To protect the security of this trust deed, 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. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property, if the beneliciary so reguests, to join in streauting such linancing statements pursuant to the Unitorn Commer-cial Code as the beneliciary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneliciary. tions and restrictions' allecting said property; if the beneficiary so requests, to join a receiving such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or olices, as well as the cost of all line sacrhes made beneficiary.
A to provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire, and such other haards as the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if and policies to the beneficiary as into the insurance and to found of the same at grantors erepress. The amount collected under any inter or other insurance policy or hereafter placed on said building, the beneficiary may be applied by beneficiary may be released to grantor. Such application or release shall be delivered for grantors erepress. The amount collected under any fire or other insurance policy and in such order as beneficiary may determine, or at option of beneficiary the unit and order as beneficiary may determine, or at option of beneficiary the unit and order as beneficiary may determine, or at option of beneficiary the unit and the angulation or release shall not cure or waive any delault or notice of delault hereunder or invalidate any and do the charges payate by the same at grants and other, charges the append of any task assessments and other charges payable by grantor, either charges become past due or delinquent and promptly deliver receipts therefor to beneficiary, should be formation grant and such approxement thereof, they deliver and any policy of an unary pay of a such application or release second and other charges payable by grantor, either observer bay ment on the obligation described in particular day the tor other abar and the payment of the obligation the abar and the obligation therein any and and there theread and the payment of the obligation therein a together with trustees and attorney's tees not exceeding the amounts provided by law." 14. Otherwise, the sale shall be held on the date and at the time and place disignated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shu!'s sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of vale to payment of (1) the expenses of sale, in-cluding the componation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, il any, to the grantor ut to his successor in interest entitled to such surplus.

0100

17)

16. Beneliciary may from time to time appoint a successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-bors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment 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 notify 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.

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, 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 escrow agent licensed under ORS 696.505 to 696.585.

fully seized in fee	of covenants and agrees to simple of said described re	and with the benefici		208
	of covenants and agrees to 9 simple of said described re	al property and has	ary and those claiming u	nder him, that he t
Souther St. 14 and 1945.	the start the second start of the second second	where the states which a	n hanna an an ann an Anna an An	
	warrant and forever defend	the same against all	persons whomsoever	
We want the set was the first the	and the second secon Second second	Alternation galage and strong	na filosofi di la filosofi dana di seconda d Mante a seconda di secon	가 가 있었다. 영화가 지 말 아니 아이
	urants that the ment	"我们的那些我们,我还是是我的人,我们们们都没有让你了。"	above desail .	
purposes. This deed appli	trants that the proceeds of the for grantor's personal, family, anization, or (even if grantor is ies to, inures to the benefit of tatives, successors and essign	a natural person) are fo	purposes (see Important No business or commercial purp	is trust deed are: btice below),
contract secured hereby masculine gender inclu-	ies to, inures to the benefit of itatives, successors and assigns. J, whether or not named as a be ides the feminine and the neute S. W. HEREOR	and binds all parties he The term beneficiary sha	eto, their heirs, legatees, devi	isees, administrators
IN WITNES.	S WHEREOF, said frants	, and the singular numb	ruing this deed and whenever er includes the plural.	r, including pledgee, o the context so requires
* IMPORTANT NOTICE: De	eleto, by lining out which	inds nereunto set his	hand the day and year	irst above written.
beneficiary MUST comply	in the Truth-In-Lending Act and	clary is a creditor	Mare loce	
if this instrument is NOT	ng, use Stavans-Ness Form No. 12	ST lien to finance	BERT ANDREWS	
will the Act is not required.	dierogend at 10, 1306, or equivale	nt if count		
Use the form of acknowledgment STATE OF OREGON,	Inf opposite.)	an an an Antoning and a star and a star and an and a star and a sta Name - Antoning a star and a star a		
County -4 Dougla	and the second	STATE OD COM	IN, County of	
Personally appeared the above named		Personally ar	DN, County of) 65,
		Personally appeared		
State of the state of the state of the		secretary of	hat the former is the	
ALL HELLES	A second a second and second and and the	a corporati		
ent to be their Before the?	the foregoing instru-	corporate seal of said sealed in behalf of said and each of them	at the seal affixed to the for corporation and that the ins id corporation by authority o knowledged said instrument	egoing instrument is th trument was signed an
FFICIAL		and deed. Before me:	id corporation by authority o knowledged said instrument	to be its voluntary ac
My commis	lic ter Oregon	Notary Public for Ore	eon	line and the second
My commiss	Non expires: 11/25/18	Notary Public for Ore My commission expire		(OFFICIAI SEAL)
My commiss II P 11	NOT expires: 11/23/14	Notary Public for Ore My commission expire		(OFFICIAI SEAL)
My commiss	Request in the section of the sectio	Notary Public for Oro My commission expire FOR FULL RECONVEYANCE when obligations have been p		SEAL)
The undersigned is the	Non expires: 1/25/144 REQUES In the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same secti	Notary Public for Ore My commission expire FOR FULL RECONVEYANCE when obligofients have been p Trustee		SEAL)
The undersigned is the trust deed or pursuant trust deed or pursuant with together with and	Lon expires: 1/25/14 REQUES be used only be used only legal owner and holder of all in aid and satisfied. You hereby are to statute, to cancel all evidence	Notary Public for Ore My commission expire I FOR FULL RECONVEYANCE y when obligations have been F Trustee debtedriess secured by f directed, on payment to	sid. ie foregoing trust deed. All you of any sums owing to	SEAL)
The undersigned is the t deed have been fully pa frust deed or pursuant t with together with said fru e now held bytyou under	REQUES REQUES be used on be used on ald and satisfied. You hereby are to statute, to cancel all evidence ust deed) and to reconvey, without the same. Mail reconveyance ar	Notary Public for Oro My commission expire Top Full RECONVEYANCE y when obligations have been p Trustee debtedriess secured by t directed, on payment to set of Indebtedness secure ut warranty, to the part	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms	SEAL) sums secured by said ou under the terms of are delivered to you
The undersigned is the t deed have been fully pa frust deed or pursuant t with together with said fru e now held bytyou under	REQUES REQUES be used on be used on ald and satisfied. You hereby are to statute, to cancel all evidence ust deed) and to reconvey, without the same. Mail reconveyance ar	Notary Public for Oro My commission expire Top Full RECONVEYANCE y when obligations have been p Trustee debtedriess secured by t directed, on payment to set of Indebtedness secure ut warranty, to the part	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms	SEAL) sums secured by said ou under the terms of are delivered to you
The undersigned is the t deed have been fully pa frust deed or pursuant t with together with said fru e now held bytyou under	REQUES REQUES be used on be used on ald and satisfied. You hereby are to statute, to cancel all evidence ust deed) and to reconvey, without the same. Mail reconveyance ar	Notary Public for Oro My commission expire Top Full RECONVEYANCE y when obligations have been p Trustee debtedriess secured by t directed, on payment to set of Indebtedness secure ut warranty, to the part	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms	SEAL) sums secured by said ou under the terms of are delivered to you
The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held bytyou under ED:	Request Request in the state of the state of the request of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the state of the regulation of the state o	Notary Public for Oro My commission expire Trustee debtedriess secured by the directed, on payment to directed, on the part directed, on the	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the
The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held bytyou under ED:	Request Request in the state of the state of the request of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the regulation of the state of the state of the state of the state of the regulation of the state o	Notary Public for Oro My commission expire Trustee debtedriess secured by the directed, on payment to directed, on the part directed, on the	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the
The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held by you under ED: Do not lose or destroy this Trust TRUST DE	ROUES CAPITORS IN CONTRACT OF	Notary Public for Ore My commission expire t FOR FULL RECONVEYANCE y when obligations have been p Trustee the board of the part directed, on payment to set of indebtedness secure ut warranty, to the part to documents to VACK of one of the part the state of the balance of the the state of the balance of the the the state of the balance of the the the the state of the balance of the the the	sid. ie foregoing trust deed. All you of any sums owing to yo d by said trust deed (which ies designated by the terms of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the
The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held bytyou under 2D. De not less or destroy this Trust TRUST, DE	Request Request request in the second of the request request in the second of the request in the second of the request is a secon	Notary Public for Oro My commission expire Trustee Trustee debtedness secured by the directed, on payment to ess of indebtedness secure ut warranty, to the part of documents to the directed secure and documents to the directed secure the directed secure at a secure directed secure at a secure directed secure directed on payment to est of indebtedness secure directed secure directed secure at a secure directed secure directed secure directed secure directed secure directed secure directed secure directed directed secure directed secure directed direc	si bid. te foregoing trust deed. All you of any sums owing to you d'by said trust deed (which tes designated by the terms of Beneficiary stee for cancellation before reconveya STATE OF OREGON	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the
The undersigned is the The undersigned is the trust deed or pursuant with together with said tru- e now held bytyou under BD. De not lose or destroy this Trust ED. TRUST DE TRUST DE FORM No. 6811	Request Req	Notary Public for Ore My commission expire (FOR FULL RECONVEYANCE y when obligations have been a Trustee debtedriess secured by the directed, on payment to ess of indebtedriess secure ut warranty, to the part of Occuments to VACV of case when ut warranty, and the part of the part of the part of the part of the part of Occuments to VACV of case when ut warranty and the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part o	si bid. te foregoing trust deed. All you of any sums owing to yo d'by said trust deed (which ies designated by the terms of Boneficiary stee for concellation before reconveya STATE OF OREGON, County of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the nce will be mode. h ss.
The undersigned is the The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held by you under ED: Do not lese or destroy this Trust TRUST DE UNDER LAWYOU CO. FOR	ADD. CONTRACTOR WICH IN CONTRACTOR INCOMENTATION OF A CONTRACTOR OF A CONTRACT	Notary Public for Ore My commission expire t FOR FULL RECONVEYANCE y when obligations have been a Trustee debtedness secured by the directed, on payment to set indebtedness secure ut warrenty, to the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the secure of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of documents to VACL 94 once secure the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part	si bid. The foregoing trust deed. All you of any sums owing to you d'by said trust deed (which ies designated by the terms of Beneficiary stee for concellation before reconveya STATE OF OREGON, County of Klamat I certify that the wi was received for record on of November	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the said trust deed
The undersigned is the The undersigned is the t deed have been fully pa trust deed or pursuant with together with said tru e now held by you under ED: Do not lese or destroy this Trust TRUST DE UNDER LAWYOU CO. FOR	ADD. CONTRENCTE which is second. B REQUESS REQUESS: REQUESS RE	Notary Public for Ore My commission expire My commission expire t FOR FULL RECONVEYANCE y when obligations have been p Trustee the board directed, on payment to so of indebtedness secure ut warranty, to the part of Cocuments to WACK of one activity the spin of the barrier to the best secure at the m sub must be delivered to the m sub must be delivered to the m	sid. Sid. Sid. Sid. Sid. Sid. Sid. Sid. Sid. Boneficiary Boneficiary STATE OF OREGON, County of Klamat I certify that the wi Was received for record on of	SEAL) sums secured by said but under the terms of are delivered to you it said trust deed the said trust deed
The undersigned is the total for the undersigned is the undersis the undersigned is the undersigned is the undersigned is the un	ADD. CONTRACTOR OF A CONTRACTO	Notary Public for Ore My commission expire My commission expire t FOR FULL RECONVEYANCE y when obligotions have been p Trustee the bolt of the part debtedriess secured by the directed, on payment to set indebtedness secure ut warranty, to the part of documents to WACK 91 ones the part of documents	s: bid. The foregoing trust deed. All you of any sums owing to you d'by said trust deed (which ies designated by the terms of Beneficiary Beneficiary the for concellation before reconveya STATE OF OREGON, County of Klamat I certify that the wing was received for record on of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the said trust deed
The undersigned is the total for the undersigned is the u	Request Request Request reaching the second of the second reaching the second of the second reaching the second of the second of the reaching the reaching the seco	Notary Public for Ore My commission expire My commission expire t FOR FULL RECONVEYANCE y when obligotions have been p Trustee the bolt of the part debtedriess secured by the directed, on payment to set indebtedness secure ut warranty, to the part of documents to WACK 91 ones the part of documents	s: bid. bi	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the said trust deed the said trust deed the ss. thin instrument the
The undersigned is the total interview of the interview of the indersigned is the total dead have been fully pa trust dead or pursuant is with together with said trust e now held by you under ED: TRUST DE ED: TRUST DE (FORM No. 201) (COM NO	ADD. CALIFIC AND CONTRACT OF A	Notary Public for Ore My commission expire My commission expire Trustee Trustee Trustee Bober directed, on payment to sa of indebtedness secure ut warrenty, to the part of documents to WACK of one activity the part of the part of documents to WACK of one activity the part of the part of documents to WACK of one activity the part of the part of documents to The part of the part of documents to The part of the part of documents to The part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the p	s: bid. The foregoing trust deed. All you of any sums owing to you d'by said trust deed (which ies designated by the terms of Beneficiary Beneficiary the for concellation before reconveya STATE OF OREGON, County of Klamat I certify that the wing was received for record on of	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the said trust deed the said trust deed the ss. thin instrument the
The undersigned is the total and been fully pa trust deed or pursuant with together with said trust e now held by you under by 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ADD. Capites: Mail And	Notary Public for Ore My commission expire My commission expire The Full RECONVEYANCE when obligations have been a Trustee debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the directed on payment to est of indebtedness secure debtedness secured by the debtedness secured by the est of indebtedness secure debtedness secured by the debtedness secured by the est of indebtedness secured by the est of indebtedness secured debtedness secured by the est of indebtedness se	s: bid. The foregoing trust deed. All you of any sums owing to you d by said trust deed (which ies designated by the terms of Beneficiary Beneficiary the for concellation before reconveya STATE OF OREGON, County of Klamat I certify that the wi was received for record on ofNovember at	SEAL) sums secured by said ou under the terms of are delivered to you it said trust deed the said trust deed the said trust deed the said trust deed the said trust deed the ss. thin instrument of the