amath F <b>372226</b> 97601	TRUST DEED	Vol <u>imes</u> Pe	ige 15305
0. Box 5210 DUEN THIS TRUST DEED, made this -	day of	September	
KLAMAIN WOODLANDS, INC.,	an Oregon corpor		***************************************
AFTER RECORDING RETURN TO			
as Grantor, MOUNTAIN FTITLE COM	1PANY	N. 1.1.7.72	, as Trustee, an
SOUTH VALLEY STATE BANK,	<u>an Oregon Banki</u>	ng Corporation	<u> Strangontuk</u>
$\mathcal{M}$ is the set of		anarata and a same	
as Beneficiary, PEA SLATE BANK	LOR		the her point tope the second
Grantor 1		arhave field in the second second	
Grantor irrevocably grants, bargain	s, sells and conveys to t	rustee in trust, with por	ver of sale, the propert
in Klamath County,			
KLAMATH WCODLANDS, INC.		was received for	record on the
Said property des	cription is atta	ched hereto, ma	rked within materials
as, Exhibit "A" and	d by this refere	nce made a part	hereof.
TRUST DEED		STATE OF OR	reow'

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 connec-

De net tone er destroy intelling Deed GR THE NGIE which is secures. Sech more be definited to the nucles for concernitions points eccentrower will be more

now of hereafter appertaining, and the rents, issues and profits interest and an instance is a finance of the rent interest and profits interest and an instance is a state of the rent interest and profits interest and an instance is a state of the rent interest and profits interest and and profits interest and and profits interest and profits interest and profits interest interest and profits interest interest interest and profits interest interest

The date of maturity of the debt secured by this instrument is the date, stated above, on which the this instantient of said hole becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is soid, agreed to be soid, conveyed, assigned or allenated 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, as and may be instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable, as and may be instrument, index or graving purposes.

-generic geberk

ural, interporte of the internet period barboard internet, of another barboard internet, in the period of the internet of the interne

and expenses actually incurred in enforcing the obligation of the trust deed together, with trustees 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 blace designated 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 shall sell the parcel or parcels at solution 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 zo sold, but without any covenant or warranty, express or nor of the trustee solds, but without any covenant or warranty, express or nor of the trust bared. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale. I.5. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensition 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 truste on the truste surgets, it any, to the grantor or to his successor in interest entitication to the sensitive normalities and any form time to time appoint a successor or success.

surplus, it any, to the grantor of to its successor in interest entited to such surplus. If, Beneliciary may from time to time appoint a successor or successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duits conferred upon any trustee herein named or appointed hereunder. Each such appointment, which, when recorded in the mortfage 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 notily any party hereto of pending wale 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.

12360

NOTE: The Trust Deed Act provides that the trustee herebunder must be either or savings rand. loan cossociation, outhorized so job business understhe laws to property of this state, its subsidiaries, affiliates, agents or branches, the Unit attamey, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a tille insurance company authorized to insure tille to real lates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585

ຄູ

1.2	法不可认为	- 기관 공동값	C	1.1
A 1	-	~	~ *	
		. 25		- 11
201				. <b>D</b> S
	5	- C. C.	÷	1.1
	1.1	1.1	- 27	1.000

eized in fee simple of said deser-	ees to and with the beneficiary and those claiming under him, that he ribed real property and has a valid, unencumbered title thereto	
hat he will warrant and forever	r defend the same against all persons whomsoever.	44.5755 1954 - Hickory 1954 - Hickory 1957 - Hickor
The first and additional could addresses of a first about the constraint first and the product of the second of th	Provide the annual residual sector of the future sector and the future sector and the future sector and the future sector future sector and the	an Strangerstart La Strangerstart Strangerstart Strangerstart Strangerstart Strangerstart Strangerstart Strangerstart
It is meanably adject (DM) S. Wilks some the any position on all M	Comparison of Apple 1990 and Apple 19 Apple 1990 and Apple 1990	
(a) An and a second for a straight of a second s	and the here represented by the above described note and this trust deed are:	
(b) for an organization, or (even if	if grantor is a natural person) are to business states, legatees, devisees, administrato	rs, executors, t the contract
This deed applies to, inures to the onal representatives, successors and as red hereby, whether or not named as a ler includes the terminine and the neute	benefit of and binds all parties hereto, their heirs, legatees, devisees, administration signs: The term beneficiary shall mean the holder and owner, including pledgee, of a beneficiary herein. In construing this deed and whenever the context so requires, t er, and the singular number includes the plural. said grantor has hereunto, set his hand the day and year first above we	the masculine ritten.
IN WITNESS WHEREOF,	whichever warronty (a) or (b) is <u>KLAMATH WOODLANDS</u> , INC.,	D.
applicable; it, warranty, to, so the Truth-in-Lend such word is defined in the Truth-in-Lend reficiary MUST comply with the Act and B Ichaires: for this purpose use Stevens-Ness	ding Act and Regulation 2, the Regulation by making required s Form No. 1319, or equivalent.	- rives
compliance with the device the state to a cost of the space of the above is a corporation, see the space of the above is a corporation.	entra processi de la constructiva de la constructiv	n (1997) (199
TATE OF OREGON,	STATE OF OREGON, }ss.	emper ::
County of	ged before me on This instrument was acknowledged before me on This instrument was acknowledged before me on Structure of the	int & Sha
25. So the second se	With Chrosterlaus	2
(SEAL). My commission expires:	1 3A - 92	STESE
To protect the security of the I. To protect protection and number not to correction on some new security and 1. The <b>MA CHIENCE SECURE</b> and	Analy Antonia and Antonia Antonia and Antonia	an an an Arthur An Anna An Anna Anna An Anna An Anna Anna
Loc super a sud parable is the ore	A by the sufficiency of a state of the back and the state of the state	is secured by under the terr
The undersigned is the legal on	wher and holder of all indebtedness secured by so of any sums owing to you u satisfied. You hereby are directed, on payment to you of any sums owing to you u	under the terr delivered to
herewith together with said must	the terrar veto for the parties designated by the terms of s and to reconvey, without warranty, to the parties designated by the terms of s and. Mail reconveyance and documents to <u>LFDZ</u> (200) (000 (00) are Mail reconveyance and documents to <u>LFDZ</u> (200) (000 (00) are terrar to <u>LFDZ</u> (200) (00) are terrar to <u>LFDZ</u> (200) (00) (00) are terrar to <u>LFDZ</u> (200) (00) (00) (00) (00) (00) (00) (00	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
DATED HALF STRATT SUBJECT OF	Beneficiary	
De not late or destroy this Trust Deed	d OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyor	nce will be mod
TRUST DEE	ED STATE OF OREGON,	
(FORM No. 481)	was received for record	<i>On the, 1</i>
	a a chun an ann an tha ann an tha ann an tha ann ann ann ann ann ann ann ann ann a	M. and re
KLAMATH WOODLANDS, KISHINATJI Chuntor vitarocoptic fi	GLUINE PULL INF SHIT FULL COUNCIES TO LUTICO AND IN BOOK/reel/volume A	as tee/file/
KLAMATH WOODLANDS, KISUUTEI (SUUTEI ALEACUPIN R SOUTH <sup>II</sup> VALLEY STATE	Granter puter in book/reel/volume A Granter FOR page or G BANK RECORDER'S USE Record of Mortgages of Record of Mortgages of	as fee/file/ tion No of said Cou
KLAMATH WOODLANDS, RYSUMTED CHANGE ALEACOPPA R	Granter IDE action build council and	as fee/file/ tion No of said Cou

<u>\_</u>\_\_\_

Save Pla. 661-Orgen Trus Dens Socias-Ibust DEED

• ŝ

15307

PARCEL I. Lots 1, 45 and 46 of Modoc Point, a platted subdivision of Klamath County, Oregon

PARCEL II. That portion of Government Lots 19 and 22 lying Northwest of Highway 427 and West of the Westerly right of way of the Southern Pacific Railroad right of way and North of Modoc Point, a platted subdivision in Klamath County, Oregon, in Section 15, Township 36 South, Range 7 East of the Willamette Meridian; LESS that portion lying West of a line running NO1°35'15" W from Highway 427 in a 20' canal as established in a survey filed on May 22, 1978 in the Klamath County Surveyor's office under Survey Number 2667.

PARCEL III. That portion of the NE<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub> of Section 15, Township 36 South, Range 7 East of the Willamette Meridian, more particularly described as follows:

Beginning at the Northwest corner of Modoc Point, a platted subdivision in Klamath County, Oregon; thence South 05°32' East 583.77 feet; thence West 93.22 feet; thence North 01°06'15" East to the South right of way line of Highway 427; thence Easterly along the South right of way line of Highway 427 to the North boundary of Modoc Point, a platted subdivision in Klamath County, Oregon; thence West along the North boundary of Modoc Point, a platted subdivision in Klamath County, Oregon to the point of beginning.

PARCEL IV. Governments Lots 20 and 21 in Section 15, Township 36 South, Range 7 East of the Willamette Meridian, less that portion described in the deed recorded in Volume M75, page 8146, Records of Klamath County, Oregon

## STATE OF OREGON: COUNTY OF KLAMATH: 55.

Uk 8.00

Filed	for r	ecord	at re	auest	of	So	uth \	/alle	y Sta	ate Ba	ank			the		16th		day	į.
of		Sep	t.							o'clock	<u> </u>	.M.,	and duly	recorded	in Vo	i. <u></u>	M88	<u> </u>	ġ,
38 <b>-</b>			1 1 1		of		Mortg	gages	的法法国	Kala (o	on F	age	1530	5					
										Eve	elyn	Bieh	n	County C	lerk				2
FEE	<b>1</b>	8.00												mi				<u>Maria</u>	ŝ