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물건 그는 것 같은 것을 가 없다.	DEED, made this	行业法核关系在经济中国家	Oct Bau	4 ¹⁰¹⁷⁶⁷ , 19	89_, between
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ĸ	lamath County Title	Co		ter general de la constant de la con Esta de la constant d	, as Trustee,
and <u>Amer</u>	<u>ica General Finance</u>	-Inc. WITNESSETH	() ()		, as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> County, Oregon, described as:

Lot'7°in Block 20, Third Addition to River Pine Estates, according to the official " And DE plat" thereof "on "file" in the office of the County Clerk of Klamath County, Oregon. The unconsigned is the loss means and inside of all industrictions secured by the recepting base doed.

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r with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or here-pertaining, 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 the grantor herein contained and also securing the payment together after, ap this day actually loaned by the beneficiary to the grantor for which sum the grantor has given his note of of the sum of \$_6602.34 even date payable with Interest to the beneficiary in $\frac{60}{100}$ monthly installments of \$1.64.08 each, the first installment to become due and payable on the 10th day of Nov day of each month thereafter until said note is fully paid; the final installment on said note in the sum of \$_164_08 will become due and _______ 14 65.00G 94 .; said note boars interest at the following rates. If the origin

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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 allenated by the trustor; all obligations secured by this instrument; irrespective of the maturity dates expressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable. The above described real property [] is [] is not (state which) currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condi-tion and repair; hot to remove or demoilsn any building or improve-ment thereon; not to commit or permit any waste of said property. 2. To-complete or restore prompity and in good and workman-like maneer any fullding or improvement which may be constructed, damaged or, destroyed thereon, and pay when due all costs incurred therefore.

like manager any contains command pay when due all costs incurred the domaged of destroyed thereon, and pay when due all costs incurred the domaged of destroyed thereon, and pay when due all costs incurred attoins and restrictions affecting side property. If the beneficiary so re-guests, to join in executing such financing statements pursuant to the Uniform Commercial. Code as the beneficiary may require and to pay for filing same in the proper public office or offices. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the sale premise against loss or damage by

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the sald premises against loss or damage by fire with extended coverage in an amount not less than \$ 1 and \$ 1 and \$ 2 and \$

It is mutually agreed that: 7. The event that any portion of all of seld property shall be vot a taken under the right of eminent domain, beneficiary shall have the voti taken under the right of eminent domain, beneficiary shall have the voti right, if it so elects, forequire that, all or any portion of, the monies, sup-payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it upon the individents sections and grantor agrees, at his ould be necessary in bottaining such con excession prompting upon benefil be necessary in bottaining such on the payment of any instalment of principal or of, interest on said in the payment of any instalment of principal or, of, interest on said interest, therefore this beed of Trust may pay such the stallment of principal or such interest and the amount so paid with one in the gayment to be secured by this Deed of Trust, and it is further expressive greed that in the event of such default on mount as the bediened to be secured by this Deed of Trust, and it is further commenced to foreclose said prior Deed of Trust, and it is further and be due and payable at any time thereativer at the sole option of the shall be deerned to be secured by this beed of trust. 9. At any time and from time to time upon written request of beneficiary and presentation of this deed and the anomy response that be done and be due and payable at any time thereative at the sole option of the owner or holder of this Deed of trust.

Somer or holder of this Deed of Trust.
Grant and the solution of the best of trust.
At any time and from time to time upon written request of beneficiary and presentation of this deed and the note for endorsement (in case of full reconveyance; for cancellation), without affecting the lability of any person for the payment of the induct affecting the making of any map any restriction thereon;
(b) join in granting any essenent or creating any restriction thereon;
(c) join in any subordination or other agreement affecting this deed or the lien or charge thereoi;
(d) reconvey, without warranty, all or any

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e which) currently used for agricultural, timber or grazing purposes. part. of the property. The grantee in any reconveyance may be de-scribed as the "person or persons legally entitled thereto," and the re-truthruiness thereof. 10.Upon any default by grantor nereunder, beneficiary may at any time without notice, either in person by agent or by a court appointed receiver and without regard to the adequacy of any security for the in-debtedness hereby secured, enter upon and take possession of sails per the theretic, issues and possible attorney's fees the tents, issues and possible attorney's fees fees and by license. The entering upon and taking possession of sails peoply and the tents, issues and possible attorney's fees the tents, issues and possible attorney is fees to the second by license. 11. The entering upon and taking possession of sails property, the collection of sails or people upon and taking possession of sails property, the collection of sails on tents, issues and profits, or the proceeds of insurances

ferral, grantor, shall, pay, beneficiary, for reasonable ettoring, second actually, paid, by. licenses, to, an. attorney, not a salaried employee of license. 11. The entering upon and taking possession of said property, the collicies or compensation or awards for any taking or damage to the property, and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon, default by grantor. In payment of any indebtedness se-cured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real, the benefi-tion may proceed to foreclose this trust deed in equity, as a mortgage provided by law or direct the trustee to foreclose this trust deed advertiseenta and action to the latter event the beneficiary or the rustees shall execute and cause to be recorded in surity as a mortgage provided by law or direct the trusted of any writement is trust deed trustee shall execute and cause to be recorded his writement/ to sality and place of sale, give notice thereof as then required by law and pro-ceed to foreclose this trust deed in equire to sality and place of sale, give notice thereof as then required by law and pro-ceed to foreclose this trust deed in law rot sality and place of sale, give notice thereof as then required by law and pro-to 66.795.

trustee shall execute and cause to be recorded his written notice of de-fault and his election, to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time of a secure of sale, give notice thereof as then required by law and pro-ceed to foreclose this trust. deed in the manner provided in ORS 86.740 13. Shofter default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so priv-lieged by ORS 66.760, may pay to the beneficiary or his successors in interest respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such por-tion of the principal as would not then be due thad no terms of sole and bace defaults at any time prior to five days before the date set the normal by the intrustee's sole and the time and place designated in the notice of sale. The trustee may sell said proper-gale. Thustee shall be sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said proper-sole, the trustee shall deliver to the purchaser its deed in form as required by law to express the proceed for the furthuliness thereof. Any per-son, excluding the trustee, but including the grantor and beneficiary may purchase at the sale. 15. When trustee sells pursuant to the powers provided merein, trustee shall apply the proceed of sale to payment of 10.10 the deliem sub-sequent to the interest of the trustee noticed as there interest. 16. For any reason permittee by taw and formed the terms of the sand papping the proceed for the sub-sequent to the interest of the trustee thilled to such surplus. 16. For any reason permittee by taw beneficiary may from time to the appoint a successor to successor to any trustee rand the definition the obligation the successor trustee. The appointment and substitution shall be made by written instrument executed by benefi-tary. to the successor 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 com-pany authorized to insure title to real property of this state, its subsidiaries, agents or branches, or the United States or any agency thereor. The license is always the beneficiary. This form not suitable for loans less than \$2,000.

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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, household or agricultural purposes (see important Notice below) (b) for an organization, or (even if grantor is anatural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, successors and assigns. The term includes thing this deed and whenever the context so requires, the maculine gender includes the feminine and the neuter, and the singular number includes the deed and whenever the context so requires, the maculine gender includes the feminine and the neuter, and IN WITNESS WHEREOF, sald grantor has hereunto set his hand the day and year that above/written. -

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IMPORTANT.NOTICE: Delete, by lining out, whichever warr or.(b) is not applicable; if warranty (a) is applicable and the ben is a creditor; as such word is defined in the Truth-in-Lending Regulation Z, the beneficiary should make the required disclosu	anty (a) reficiary Act and ref.
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	entritle per discussion and provide and provide static level of a consistent of an and a consistent of a second static provides and discussion and provides and associate and a second static provides and a discussion and provides and associate and a second static provides and a discussion and provides and associate and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides and a second static provides and a discussion and a second static provides an
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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

, Trustee

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 to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with 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 103 TTHE WERSDOR' STOODLATTIN SO SHE OFFICE

-Dounty, Downer, described assigns to such a series set as a set such as	요즘 가장 방법 방법 방법을 통하는 것 같은 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같은 것 같은 것 같이 많이 있는 것 같이 없다.
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THAS TRUST DEFO, made this	

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1417 CCP Beneficiary BAT PTPS LUNZL DEED LC COMENNEL EINVIRGE FIGENSEE Do not lote of destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before recommended ance will be made.