FORM No. 831-1-Origon Trust Deed Series-TRUST DEED (No ros Hiddior on assignment). CO 13402 TRUST DEED (No ros Hiddior on assignment). CO TRUST DEED Vol. mgd Page 5708 STEVENS NESS LAW PUB. CO., PORTLAND, OR. 97204

, 19.90, between THIS TRUST DEED, made this ________ day of ______ March_____ Shirley Marie Gudmundson & Douglas Marlow Gudmundson, as tenants by the entirety

as Grantor, Mountain Title Company of Klamath County, as Trustee, and

Gleta Wampler

as Beneficiary,

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WITNESSETH:

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

Lot 1, Block 3, TRACT 1029, SPRAGUE RIVER PINES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No: 3408 02780 04700

becomes due and payable. To protect the security of this trust deed, grantor egrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or imprevenent thereon; not to commit or permit any waste of said property. 2. To complete ur restore promptly and in good and workmanlike manner any building or improvement which may be constructed, diamaged or destroyed thereon, and pay when due all costs incurred it erefur. 3. To comply with all laws, ordinances, regulations, rovenants, cond-tions and restrictions altecting said property: if the beneficiary so requests, to find east the beneficiary may require and to pay for finding same in the property of there or offices, as well in the cost of all law searches made by blind officer or searching agencies as may be devined desirable by the beneficiary.

5. To comply with all laws, ordinances, regulations, overants, conditions and restrictions allecting such linancing statements pursuant to the the Lindorm Commercial Code as the beneficiary may require and to pair the the Lindorm Commercial Code as the beneficiary may require and to pair the the Lindorm Commercial Code as the beneficiary may require and to pair the sections and pair the test of the Lindorm Commercial Code as the beneficiary may require and to pair the sections and the section of the section

It is mutually agreed that: 8. In the event that any pottion or all of suil property shall be taken urder the right of eminent domain or condemnation, benchiary shall have the right, if its or elects, to require that all or any portion of the monies payable as compensation for such taking, which are in eccess of the answant required by grantor in such proceedings, shall be paid to benchiciary and papilel by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid of incurred by grantor in such proceedings, and the paid of the indebted bis nucle proceedings, and the balance applied by it first upon any reasonable costs, expenses and the balance applied upon the indebtedness recured hereby; and grantor afferes, it its own expense, to takining such com-pensation, promptly upon beneficiary's request. 9. At any time and trom time to time upon writen request of ben-ficiary, payment of its lees and presentation of the divid and the note hore inder envert for case of full recoveryances, for cancillation, without affecting the fishility of any person for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of suid poperty; (b) join in

dranting any easement or creating any restriction thereon; (C) join in any subordination or other afreement allecting this deed or the lien or charge thereol: (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there not any matters or lacts shall be conclusive proof of the truthbulness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. I.O. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be appointed by a court, and without refault to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-rety or any part thereal, in its own name sue or otherwise collect the rents. issues and prolits, including those past thue and unpaid, and apply the same, liciary may determine. If the entering upon and taking possession of said property, the collection of such refs. issues and protiss, or the proceeds of line and dimage of the invariance polici, or compensation or awards for any taking admage of the property, and the application or release thereof as dare aid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereby or in big references of any attement hereunder or invability any act for any delault by grantor in payment of any indebtedness secured hereby or in big references of a dare at the provider of a secure and to such notice.

waive any default or notice of default hereinder or includie any act done waive any default or notice. 12. Upon default by Wanber in payment of any indebtedness secured hereby or in his performance of any agreement hereinder, time being of the bereby or in his performance of any indebtedness secured in his performance of any agreement hereinder, time being of the bereby or in his performance of any indebtedness action secure with respect to such payment and/or performance, the beneficiary may devent the beneficiary at, his electron any proceeds to foreclose this trust deed avert the beneficiary at, his electron any proceeds to foreclose this trust deed by a a borg the voltage direct the trustee to pursue any other right or advertisement and safe. or may direct the trustee to pursue any other right or the beneficiary elects to fore de usy which the beneficiary may have. In the event the trustee shall escente and described real property to satisty the obligation and his election to sell the safe common dop foreclose this trust deed notice thereol as then require the safe and proceed to loreclose this trust deed and any time you for the second dop of the dub of the safe, and any time trustee to 3 days before the date the trustee conducts the safe, the grantor or my other represon so privileded by D QNS 86.735, may cure safe, the grantor or my other the cure other than such portion as would not then be dub if the default cocurred. Any other default the is paying the obligation of may be cured by tendering the performance required under the being cured by the default cocurred. Any other default the is capable of not then be dub if doed, the default may be cured by paying the obligation or person effecting the performance required under the obligation or person effecting the performance required under the obligation or person effecting the performance required under the obligation or person effecting the performance required under the obligation or person effecting the cure shall pay to the beneficiary all costs and

together with trustee's 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 designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may rell said property either in one parcel or in separate parcels and shall sell the time to 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 truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Swhen trustee sells pursuant to the powers growided herein, trustee shall apply the proceeds of sale to payment of (1) the exacte by trustee's attorney. (2) to the obligation security by the trust even in the trust devine to the subsequent to the interest of the trustee in the trust devine interests may appear in the order of the trustee in the trust will daily any to the datative or to his subsequent to in the interest of the trust the data their interests may appear in the order of the trustee and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successor to any frustee 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 ull billie, powers and duits conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by writter instrument executed by beneliciary, 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 frustee appointment is trust when this deed, duly executed and 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of obligated to notify any proceeding in which granter, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustre.

NOTE The Trust Deep Act provides that the trustee hareon for must be either on attorney what is an active member of the Oregon State Bur a book trust converte or savings and loan association authorized to do bowness under the laws of Oregon or the United States, a rate insurance company other ted to invertice to real property of this state, its subsidiaries, affiliates, agent: or a analysis, the United States or any agenty thereof, or an estrew agent licensed under ORS eta 505 to 505 555.

fu	The grantor covenants and agrees to and with the beneficiary and those the grantor covenants and agrees to and with the beneficiary and those ully seized in fee simple of said described real property and has a valid, une	se claiming under him, that he is law- ncumbered title thereto
·	nd that he will werrant and forever defend the same against all persons wi	homsøever.
	The grantor warrants that the proceeds of the loan represented by the above describ (a)* primarily for grantor's personal, family or household purposes (see Important I XXXXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	a superiors
	(a) primarily for a subsective and the sense of the benefit of unid binds all parties hereto, their here to the benefit of unid binds all parties hereto, their here bold personal representatives, successors und assigns. The server beneficiary shall mean the hold secured hereby, whether or not named as a beneficiary herein. In construing this deed and gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand t	er and owner, including pieagee, of the containe whenever the context so requires, the masculine
	* IMPOR/ANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor did defined in the Truth-In-Lending Act and Regulation Z, the	Marie Sudmundson Marie Jumundson Frie Gudmundson
	disclosures; for this polycon and required, disregard this motice. If compliance with the Act is not required, disregard this motice. (If the signer of the above is a corporation, the form of acknowledgement opposite.) 5	RIUSSIDAY.)
	STATE OF OREGON,)) STATE OF OREGON, State of oregon,)) State of oregon, County of)) State of oregon, This instrument was acknowledged before ration 19 , by	nowledged before me on
	STATE OF CALIFORNIA	
ng ang sang sang sang sang sang sang san	On <u>March 27, 1990</u> <u>betcra me</u> the undersigned, a Notary Public in and for said County and State, personally appeared <u>Kerny S. Penn</u>	FOR NOTARY SEAL OR STAMP
	person whose name is subscribed to the within instruction and a a witness thereto, (or proved to be such person by the oath of a credible witness who is personally known to me), who being by me duly sworn, deposes and says: That he resides at	OFFICIAL SEAL
	18840 Ventura Hivor, Total Saw thatwas present and saw Douglas Marlow Gudmindson and Shirley Marie Gudmu personally known to Kerry S. Hartne the person described personally known to Kerry S.	TERRI L ALLEN
	in, and whose name is subscribed instrument, execute the same; and that affiant subscribed <u>his</u> name thereto as a witness of said execution.	
	WTC 032 De not loss or destroy this Trus: Deed OR THE HOTE which it secures. Both must be delivered to the	
	TRUST DEED (FORM NO. 881-1) STEVENE-NEST LAW FUB. CO., PORTLAND. ORE.	County ofKlamath) I certify that the within instrument was received for record on the llthday
	Shirley Marie Gudmundson & Douglas Marlow Gudmundson 3583 Prestwick Circle Oceanside, CA 92056 Granter Gleta Wampler Recorder's USE	of
	Gleta Wampier P.O. Box 134 Chiloquin, OR 97624 Beneliciary AFTER RECORDING RETURN TO	Witness my hand and sear of County affixed.
	KERRYXSX: REAR KERR KERRY EXTYX 20. Mountain Title Company Fee \$13.00	Evelyn Biehn, County Clerk NAME By Pauline Mult rest Deputy