Volmes Page 1266 &

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property A Secretary of the second of t

Lot 13, Block 86, Klamath Falls Forest Estates, Hwy 66, Plat 4, Klamath County, Oregon THE MAIN PROPERTY OF THE PARTY BANK BY STREET AND AND ASSESSMENT

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Control Thousand Five Hundred Dollars (£7.500.00)

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the linal payament of the terms of a premiser of sooner paid, to be due and payable. Aucust: 20, 2004.

The date of maturity of the debt secured by this instrument is the date, 19.

becomes due and payable. In the event the within described property, or any part thereof, or any interest thereof, of the herein is sold, described property, or any part thereof, or any interest thereof, after the herein, shall become immediately due and payable.

To protect the security of this trust dead described property, irrespective of the maturity dates suppressed therein, or

herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building property in good condition not to commit or permit any waste of said property, or improvement thereon; manner allo complete or restore, promptly and in good and workmanked destroyed thereon, and pay when due all costs incurred therefor.

To comply when the said property, it the bandiciary so requests, to it in the restoring such imaging statements pursuant the Uniform Commercial Code and the conficient of the said property; it the bandiciary so requests, to it in the continuous and restrictions aftering statements pursuant pursuant the Uniform Commercial Code and the beneficiary maintains as the cost of liling same in the beneficiary of searching agencies as may be deemed desirable by the

cial. Code as the beneficiary may require and to pay for lifting same in the proper pilic office or of offices, as well as the cost of lifting same in the beneficiary of offices of searching agencies as may be deemed desirable by the by lifting officers or searching agencies as may be deemed desirable by the beneficiary of the deemed desirable by the beneficiary of the deemed desirable by the beneficiary may be deemed desirable by the bound or hyreafter exceted on the said premises against loss or damage by lifting an amount not let that the beneficiary may from time to time require, in companies acceptable to the same state of the same state of the property of the same state of the same state of the same require, in policies of insurance shall be delivered to the beneficiary as soon at linear edition of any policy of insurance now or hereafter placed on said building of the same state from the property of the same at grant placed on said building the same at grant placed on said building collected under any lire of the same at grant placed on said building collected under any lire of the thresh and strength of the same state of

It is mutually agreed that:

g. In the event that any potion or all of said property shall be taken upder the right of eminent domain or condemnation, beneficiary shall have the right, it its of elects, to require that all or any portion of the monies payable to the said of the amount required as comprisation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid of the amount required applied by grantor in proceedings, shall be given to be trial and appellate courts, necessarily paid to beneficiary and liciary interface and attorney after the said of the

instrument, irrespective of the maturity dates appressed therein, or forming any easement or creating any restriction thereon, (c) join in any interest of the content of t

defaults, the person electing the cure mail pay to the triminal designation of the struct dead of a period setually incurred in enforcing the obligation of the struct dead by law.

14. Otherwise, the sale shall be held on the date and at the time and be postpooned as provided provided in the otice of sale or the time to which and all the inner and be postpooned as provided place. For each, payable self the parcel as provided in the otice of sale or the time to which and all the inner and he postpooned as provided place. For each, payable self the parcel as previous and shall deliver to the highest bidder for each, payable self the parcel as previous and the provided place of the highest bidder for each, payable self the period as previous and the time of take Trial and the provided place. The control of the purchase for each, payable self the period as previous place. The control of the purchase of any matters of lace half to concurre provided the trust of the provided place of the payable self-the self-the payable self-the self-th

NOTE. The flust 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 property of this state, its substitutions, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent transport authorized to incharry tritical states.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully selzed in fee simple of said described real property and has a valid, unencumbered title thereto

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and that he will warrant and torever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall meen the holder and owner, including pledges, of the contract socured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year liest above written.

DETANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is policable; if warranty (a) is applicable and the beneficiary is a creditor. Carole Lynn Fowler

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a crediter as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Fern. No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice.

Commission of the commission o

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STATE OF OREGON, County of Atm Calo	
STATE OF OREGON, County of Stan Olice ) 85.  This instrument was acknowledged before me on the fore the county of	729 182
This instrument was acknowledged before me on	, 19
AS A CONTROL OF THE C	***************************************

OFFICIAL NOTARY SEAL

B. J. DOWDY.

Notary Public — California
SAN DIEGO COUNTY

My Comm. Expires MAY 16,1995

to be too thing they determine the property of the property of

63 (35) A E 3365 A

My commission expires month, 1995 Talif

To be used only when shill seconvayance

O: hal harman statement to the fact that the

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, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, 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

DILED Constituting and the reast owner and places to receive

Beneticiary

Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Buth must be delivered to the trustee for concellation before excessions on the

TRUST DEED	San each Historich on a late of the	STATE OF OREGON, County of Klamath
STEVENS-NESS LAW PUS. CO., PORTLAND, GRS.		I certify that the within instrument
Carole Lynn Fowler	ស៊ីនេយៈខ្លួនបានម៉ូនេញ ស្នេកក	was received for record on the 19th day of January 19 95
Escondido, CA 92026		at 11:02 o'clock h.M., and recorded
137MONTOL St. Occuments	SPACE RESERVED FOR	in book/reel/volume No
21065 N W Kay Rd	RECORDER'S USE	ment/microlilm/reception No. 93743
Hillsboro, OR 97124 Beneficiary		Record of Mortgages of said County.  Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
Michael E Long	翻稿 Company of the C	Bernetha G.Letsch County Cler

Michael E Long

திரி ஆன் சம்பம் வெளியிரி நிறியார் சன்றி பார். சம்ப பட்டியில் திரில்திருக்கு இத்தார் இருக்கும் இன்ற முக்கு ஒருக்கும் ஒன்று நிறியிரும்.

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Fees: \$15.00

HAME TITLE

\$15.00 By Drulers Millier des Deputy