SKT

597

TRUST DEED

HIS TRUST DEED, made this 2.0 day of September , 1965, between ROBERT POTUCEK and CAROL J. POTUCEK, husband and wife , as Grantor, First Federal Savings and Loan Association, Klamath Falls, ore as Trustee, , 19.65 , between THIS TRUST DEED, made this VERNON H. GAUTHIER and JOSEPHINE GAUTHIER, husband and wife as Beneficiary, and WITNESSETH:

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

> Lots 22 and 25 Block 1 BRYANT TRACTS, Klamath County, Oregon,

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances 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

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 compilet 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 compily with all lass, ordinance, regulation, covenants, condi-tions and restrictions affecting said property; if the beneficiary, ion in executing such financing statements pursuant to the Unitor Commer-cial Code as the beneficiary may require and to pay left find sense in the proper public office or offices, as well as the cost of all lien searches made by find offices or searching agercies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings

beneficiary. 4. To provide and continuously maintain insurance on the buildings now or herealter erected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in

by mink outers of relating agents to the minimum insurance on the buildings now or hereafter erected on the said premises against loss or damage by free and such other hazards as the beneficiary may from time to time require, in companies ecceptable to the beneficiary may from time to the latter: all policies to the base that are the beneficiary as soon as insured if the grantor shall be delivered to the beneficiary as soon as insured if the grantor shall be diverted to the beneficiary as soon as insured if the grantor shall be diverted to the beneficiary as soon as insured if the grantor shall be diverted to the beneficiary as soon as insured if the grantor shall be diverted to the beneficiary as the sound insurance any follows of the beneficiary at less filter days for expense. The amount collected upder any fieldness secured hereby and in such order as beneficiary may dart thereot, may be released to grantor. Such applicathen or release shall not cure or waive any delault or notice of deliue trained or or anowards any delault on notice of the there are assessed upon or adainst and other charges that may be levied or assessed upon or drain and property before any part of such tares, assessments and other charges that may be levied or assessed upon or adainst, insurance premiums, liens on other of the applied by therefor events, insurance premiums, liens on other of the grantor, either on by diverting, at the option of the pay all the diverting of the obligation described in paragraphs 6 and 7 of his trut device apprent or by noviding, at the option of the pay of any of the secured shall be added to and become a part of the debt secured by this trut device and any of the same shall be and and by a set of the secured by this trut device, and the nonpayment thereof, and the nonpayment shall be and expenses of the boligation described as well as the option of the boligation described as a well as the option of the boligation described or any eithereof and expenses of the the dest as adoreshalle with which to b

R

1215

1979

endorsement (in case of lull reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) constrained of the payment of the indebtedness, trustee may indebtedness, trustee may (b) point in any restriction thereon; (c) point any part of the property; (b) point any ubordination or other adreement affecting this deed or the line of characteristic or the restriction thereon; (c) point any ubordination or other adreement affecting this deed or the line of characteristic or conclusive provide and the property of the property. The descent and the property of the entering upon and taking possesion of a side property of the entering upon and taking possesion of a side property, the other and problemest and problemest of the property of the same of the property of the entering upon and taking possesion of a side property. The entering upon and taking possesion of a side property, the other and the property of the entering upon any advectering any advectering any active of the property. The entering the granter in payment of any problemest evert the truth of the entering upon any advectering and property. The entering upon any advectering and property of the same advector of the pr

or warranty, express or implied. The rectifies in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, ex-cluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. 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 lawing tees of the trustee and the reasonable lees of trustee's an-torney, (2) to the obligations 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 privity and (2) the su-plus, it any, to the grantor or to his successor in interest entitled to such surplus to time appoint a successor or successors to any trustee harmed herein or to any successor trustee appointed the trustee herein named herein or to any successor trustee appointed the substitution shall be vested with all inited hereinder. Each such appointment and substitution shall be in the forward deed and the frequency of the successor trustee herein and without conveyance to the successor trustee, the latter shall be vested with all inited hereinder. Each such appointment and substitution shall be in this trust dreed and its place of the other of the substitution shall be the output escritiste appoint of the country or counties in which the property is situated, the conclusive proof of proper appointment of the successor trustee.

shall be unknown proof a point apparent in deed, duly executed acknowledged is made a public record as provide thy how. Truite is obligated to notily any party hereing in which data any other dee trust or of any action or proceeding in which data to heneficiary or the 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, or savings and loan association authorized to do husiness under the laws of Orego teal property under the provisions of ORS Chapter 728, its subsidiaries, affiliates, of who is an active member of the Oregon State Bar, a bank, trust company n or the United States, or a title insurance company authorized to insure title to

) 33.

(OFFICIAL SEAL)

president and that the latter is the

and

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is have tried in the simple of world does it is not set of the se fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

except mortgages or trust deed of record

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

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

> Notary Public for Oregon My commission expires:

> > seal

Witness my hand and County affixed.

. rechart Patient (SEAL) x Carol & Pateral (SEAL) (SEAL) (ORS 93.490)

, 19

County Clerk-Recorder

Dorothy Rogers

m. Buck

Ň

2

ŝ

3.8

Beneficiary

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

TRUST DEED

No. 881)

STATE OF OREGON, County of STATE OF OREGON, County of Klamath Personally appeared September 20 . 1965 each for himself and not one for the other, did say that the former is the ersonally appeared the above named Robert Rotucek and Carol J. Rotucek secretary of , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by author-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the loregoing instrument to be voluntary act and deed. their

Betore me: Noticy Fullic for Oregon Noticy Fullic for Oregon Ny Edition Edition States Proceeding 1998 17 ٠,

instru-on the 19 65 **5**29 Grantor County Beneficiar I certify that the within it was received for record or lay of Dept. o'clock P.M., and r. <u>M-65</u> on page f Mortgages of said Cc Klamath STATE OF OREGON, County of 6 Was 5 3:26 book.. in book. Record at

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

..... Trustee TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The indesigned is the legit owner that here to be an intervent of the second se estate now held by you under the same. Mail reconveyance and documents to

DATED: . 19

32

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both d to the trustee for cancellation before reconveyonce will be made.