FORM No. 881-Oregon Trust Deed Serie SKI

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## TRUST DEED

 

 THIS TRUST DEED, made this
 15th
 day of
 July
 , 19.66, between

 KLAMATH CONSTRUCTION, INC., an Oregon corporation
 , as Grantor,
 , as Grantor,

 J.
 ANTHONY GIACOMINI, Attorney at Law
 , as Trustee,

 W.
 T.
 BULLARD and NETA D
 BULLARD
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 W. L. BULLARD and NETA P. BULLARD, tenants in common , 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 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16, WEST PARK ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof.

SUBJECT TO: 181st paving lien docketed February 28, 1966, in bond lien docket of the City of Klamath Falls, Oregon (affects Lot 16 only); reservations and restrictions of record and easoments and rights-of-way of record and apparent thereon.

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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor nerein contained and payment of the sum of Four Thousand Soven Hundred Fifty (\$4,750.00) Dollars, with interest thereon according to the terms of a promissory note of even data interest, bayane to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable July 15 , 19 71.

To protect the security of this trust deed, grantor agrees: 1. 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 commit or permit any waste of said property. 2. To complete or restore prompily and in good and workmanitie manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurted therefor. 3. To comply with all laws, ordinances, regulations; to or request, to foin and restrictions affecting said property; if the beneficier/plurm Commet, condi-tions and restrictions affecting said property; if the beneficier/plurm Commet, ion in erecting such financing statements pursuant to the find azme in the proper public office or offices, as well as the cost of all lien searches made by fling offices or searching agencies as may be dermed desirable by the beneficiary. 4. To provide any complete provide provide provents to the provide the prov

17. Jon provide, and continuously maintain insurance on the buildings have been and the president in the president and the article president in the destate

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herd of the fial court, summaries as the pressure of the field court shall builds reasonable as the pressure of the shall be taken prise term on such appeal. It is mutually affreed that: It is mutually affreed that: It is mutually affreed that any portion or all of said property shall have the under the right of the operation or condemnation, hereficiary shall have the infall. If it is not to such taking, which are in easees of the amo ant paint on to pay all exampto in such proceedings, shall be paid to be more such taking, which are indicated as compensation mable costs, expenses and altorney's less necessarily paid or incurred by it first upon any reasonable costs and expenses and incurred by hen-both it is the trial and appellate courts, necessarily paid or incurred by hen-both in such proceedings, and the balance applied upon the indictedness fictary in such proceedings, and he necessary in obtaining such actions weured hereby; and greater are shall be necessary in obtaining such actions to such a such proceedings. The necessary in obtaining such comit first upon any reasonable costs and expenses and attorney's term, trial and appellate courts, necessarily paid or incurred by hene-ich proceedings, and the balance applied upon the indebitedness by, and grantor agrees, at its own expense, to take such actions buch instruments as whell be necessary in obtaining such com-romptly upon beneficiary's request. I any time and from time to line upon writtee request of bene-rent of its lees and presentation of this deed and the note for

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Notes in the payable to beneficiary or order and made by frantor, the be due and payable July 15 .19 71.
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Independent of the payment of the payment of the indubtedness, trustee may draming any second the payment of the indubtedness, trustee may draming any second expression of any map or paid of sad poperty. (b) join in any part of the payment of the second pay be described as the "person or charge dramet affecting this deel or the lien or charge dramet affecting this deel or the lien or charge dramet affecting this deel or the lien or charge dramet affecting this deel or the lien or charge dramet affecting this deel or the lien or charge dramet affecting this deel or the lien or charge dramet any reconveyance may be described as the "person or the second pay and the recitals therein of any matter or lacts the second in this paragraph shall be not less there."
I. Our any default by franton hadren or by a receiver to be appointed by a court, and excired refer upon and take possession of sail property. The without marke, either in paragraph shall be not less there.
I. The entering upon and taking possession of sail property, the inducted and pay induction or second and unpaid, and apply the same row provide induction or televity and unpaid, and apply the same police or compensation or a default beread a drawing or damage of the marking transport, the inducted and the pay indebid as the second any indebid as a second any accuration and collection, including reasonable afformus and be application or televal theread as a drawing or damage of the inducted as a drawing with a second base in the default be recond as a drawing or damage of the inducted as a drawing or damage of the inducted as a drawing or inducted asa

riuding the trustee, but including the grantor and beneliciary, may person, et-its, When trustee sells pursuant to the powers provided herein, trustee the said popy is the proceeds of saie to payment of (1) the expense of sale, in-cluding the lawful less of the trustee and the reasonable less of trustee's et-tioner, (2) to the obligations entered by the trust deed, (3) to all persons having recorded lines subserve in the interest of the trust deed as their interests may appear in the order of their priority and (4) the sur-plus, if any, to the gratitud of the interest of the trust deed as their interests may encode the by the trust deed as their interest entitled to such surplus. If For any transmoment is the interest of the trust deed successor trustee, appointed herean the trust deed herein to its away convergance to the successor trustee, the fattee shall be vested with all thile power: and duties contered upper and under their entered with all thile powers and duties contered upper and underline on the trust deed and duties contered upper and substitution shall be made by written instrument executed by hene fixed in the older of the brait deed and and duties contered when here any trustee harmed or appointed hereinder. Each such appointed is the latter to the statust deed and the situate appoint of proper appointent in which the property is situated. (Firk or Recorder of the county we counties in which the property is situated. I. Trustee accepts this trust when this deed, duty executed and acknowledded is made apply herefo of pending sale under any other deed truste or of any action or provesed in the outperformed and the fatters the truste. I. Any party herefo of pending sale under any other deed of any action or provesed and is brought by frustee. I. Trustee accepts the trust when this deed, duty restered and acknowledded is party party herefo of pending sale under any other deed of trust or of any action or provide the predicition the interference is not whigh the aparty

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company NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and fact association authorized to do humans under real property under the provisions of ORS Chapter 728, its subs

7392The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except as above set forth and that he will warrant and forever defend the same against all persons whomsoever. and that he will warrant and forever detend the same against all persons whomsoever. Beneficiary, in the event of the sale of any lot herein described, will release the same upon the payment of One Thousand Dollars (\$1,000.00] or, at grantor's election, substitute another lot of grantor in West Park Addition. This deed applies to, inures to the beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the mote secured hereby, whether tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the mote secured hereby, whether tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the mote secured hereby, whether tors, successors and assigns. The term beneficiary ball mean the holder and wherever the context so requires, the masculine gender includes the termine and the neuter, and the singular number includes the plural. All deletions mede prior to execution All deletions made prior to execut IN WITNESS WHEREOF, said grantor hus here or X hand and shal the day and year first above  $CON\betaTRUCTION$ , INGCONSTRUCTION(SEAL) written. By (SEAL) anu Finald Βv (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. County of Klamath ) 35. STATE OF OREGON, , 19.66 July 15 55. eared J. ROBERT HARRIS and Personally appeared J. ROBERT HARRIS DONNA J. HARRIS each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the latter is the County of ... . 19 Personally appeared the above nu president and that the latter is the secretary of KLAMATH CONSTRUCTION, INC, a corporation, and that the seal alfied to the foregoing instrument is the corporate seal of said corporation and that sea instrument was signed and sealed in behall of said corporation by surfac-ing 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. Belore me: (OFFICIAL Betore me: allameria E Notary Public lor Oregon My commission June (OFFICIAL SEAL) SEAL) Notary Public for Oregon My commission expires: My commission expires: **the** 66 instru Clerk-Rocorder Lement Faile, Origon said County seul Beneficiary Granto 19. 19. that the within record TRUST DEED Witness my hand and PCATLANI Dorothy Rogers M., and 97601 on page 222 County of Klamath 0 Mortgages of [FORM No. 881] for Country STATE OF OREGON, 1) ×XV received g M-66 certify S3.00 County affixed. Was ð day 1:09 ł book Record By REQUEST FOR FULL RECONVEYANCE used only when ebligations 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 undersigned is the legal owner and holder of all indeptedness 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 indeptedness 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 . 19 .... DATED: 54 Beneficiary ------Do not lose or destroy this Trust Deed OR THE NOTE which it se