18773... THIS TRUST DEED, made this 13 VOL:/VI-6/PAGE December Jack Miller and Helen Miller, husband & wife December Klamath County Title Co. and United States National Bank of Oregon, as Beneficiary. as Grantor, as Trustee. Grantor irrevocably grants, bargains, sells and conveys to Trustee in trust, with power of sale, the property That portion of Lots 1 and 2, Block 2 of PLEASANT VIEW TRACTS, according to the official plat thereof on file in the records of Klamath County, Oragon, described as follows: The Sh of Lot 1 and that portion of Lot 2 described as follows: Beginning at the Southwest conser of said Lot 2; thence North 70 feet along the Westerly line of said Lot 2; thence East thence North /U leet along the westerly line of said Lot Z; thence East 70 feet; thence West 70 feet to the point of begin-Wing.

which said described real property does not exceed three acrea, together with all and singular the tenements, hereditaments and appurtenances 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 herein contained and payment of the sum of \$ 8,500.00 with interest thereon according to the terms of a promissory note of even date herewith, payable to Beneficiary or order and made by Grantor, Jack Miller and Helen Miller, husband & wife, the final payment of principal and interest thereof, if not sooner paid, to be due and payable December 5

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 thereo; or; not to commit or permit any waste of said property.

2. To complete 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 comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the Beneficiary so Uniform Commercial Code as the Beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the Beneficiary.

4. To keep the buildings now or hereafter on said property insured

lien's searches' made by filing officers or searching agencies as may be deemed desirable by the Beneficiary.

4. To keep the buildings now or hereafter on said property insured against loss by, fire and against loss by such other hazards as the Beneficiary may from time to time require in an amount not less than the lesser that such policies shall be issued by companies satisfactory to the Beneficiary and shall contain such provisions and shall bear such endorsements as Beneficiary may require and be payable to Beneficiary; that such policies shall be desired to and retained by the Beneficiary; that such policies prior to the expiration thereof renewal or substitute policies shall be desired to Beneficiary; that the proceeds of such insurance shall be applied as Beneficiary; shall cleet to the payment of any indebtedness thereby and that such application of any of the property or by release to Grantor notice; that the Beneficiary is authorized in the event of any loss to company, to endorse, negotiate and present for and in the name of the Grantor any check or draft issued in settlement of any such loss and receive and to apply the proceeds thereof as herein provided.

present for and in the name of the Grantor any check or draft issued in settlement of any such loss and receive and to apply the proceeds thereof satherein provided.

5. To keep said premises free from mechanics' liens and to pay all taxes, assessments and other charges that may be levied or assessed upon other charges become past due or delinquent and promptly deliver receipts the charges become past due or delinquent and promptly deliver receipts taxes, assessments, insurance premiums, liens or other charges payable by taxes, assessments, insurance premiums, liens or other charges payable by Grantor, either by direct payment or by providing Beneficiary with funds payment thereof, and the amount so paid, with interest at the rate of eight payment thereof, and the amount so paid, with interest at the rate of eight payment thereof, and the amount so paid, with interest at the rate of eight payment thereof and the amount so paid, with interest at the rate of eight payment thereof and the amount so paid, with interest at the rate of eight payment by the struct deed, without waiver of any rights arising from breach aforesaid, the property hereinhefore described, as well as the Grantor, shall obe bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately option of the Beneficiary, render all sums secured by this trust deed immediately option of the Beneficiary, render all sums secured by this trust deed immediately authorizes the tax collector of the county in which said property is statement of property taxes at such time or times as they shall become available.

statement of property taxes at such time or times as they shall become available.

6. To pay to Beneficiary at the time of payment of each installment of the indebtedness hereby secured such amount as the Beneficiary shall become of the indebtedness hereby secured such amount as the Beneficiary shall estimate from time to time to be sufficient produce, with other like paydue, (a) all taxes, assessments and other governmental rates and charges against said property and (b) premiums on insurance sgainst loss or damage against said property and (b) premiums on insurance against loss or damage of the Grantor, and may, without such request, apply, said finds to said property in the sums so paid shall be less than sufficient for said purposes, to pay upon demand such additional sum as Beneficiary shall deem necessary therefor. The Beneficiary shall, upon the written request of the Grantor, and may, without such request, apply, said funds to any of said purposes; but the receipt of such funds their not, in the absence or releve the Grantor from his covenants to pay, said obligations and keep or releve the Grantor from his covenants to pay, said obligations and keep the property insured. If the Grantor desires to carry the insurance required herein as part of a "package" insurance plan, the Beneficiary will accept

the monthly premium requirement for such package insurance and apply the monthly premium requirement for such package insurance and apply the same as herein provided. The Beneficiary may, from time to time, establish reasonable service charges for the collection and disbursement of premiums on package type insurance policies, but whether or not such charges are imposed, Beneficiary shall not be subject to any liability for failure to transmit premiums to any insurer or by reason of any loss growing out of any defect in any insurance policy. In the event Grantor desires to prepay the indebtedness, or portion thereof, such payments shall be subject to the prepayment provisions of the promissory note given in connection with this trust deed.

prepayment provisions of the promissory note given in connection with this trust deed.

7. To pay all costs, fees and expenses of this trust, including the cost of title search as well as the other costs and expenses of the Trustee incurred in connection with or in enforcing this obligation, and trustees and attorney's fees actually incurred.

8. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary, or Trustee; and to pay all costs and expenses, including cost of evidence of title and actioney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed.

It is Mutually Agreed That: It is Mutually Agreed That:

any suit brought by Benchciary to toreclose this deed.

It is Mutually Agreed That:

9. In, the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, Beneficiary shall have the right, if it so elects, to require that all or any portion of the shall have the right, if it so elects, to require that all or any portion of the shall have the right, if it so elects, to require that all or any portion of the shall have the right, if it so elects, to require that all or any portion of the shall have the right, if it so elects, to such taking, which are in excess of fees necessarily paid or incurred by. Grantor in such proceedings, shall be expenses and attorney's fees necessarily paid or incurred by Beneficiary in such proceedings, and the balance applied upon the indebtedness secured execute such instruments as shall be necessary in obtaining such compensation, promptly upon Beneficiary's request.

10. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this deed and the note for affecting the liability of any person for the payment of the indebtedness, (b) Join in granting any easement or recating any restriction thereon; (c) or charge thereof; (d) preonvey, without warranty, all or any part of the property. The Grantee in any reconveynee may be described as the "person or persons legally entitled thereto," and the recitals therein of any materials of the services mentioned in this paragraph shall be \$5.

son or persons againly canticed thereto, and the rectains thereof. Trustee's ters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be \$5.

11. Upon any default by Grantor hereunder, Beneficiary may at any product of the services mentioned by a gent or by a receiver to be appeared to the adequacy of any security for the indebtedness hereby secured, enter upon; and take possession of said the indebtedness hereby secured, enter upon; and take possession of said the rents, issues and profits; including those past due and unpaid, and ing reasonable attorney's fees upon any indebtedness secured hereby, and ing reasonable attorney's fees upon any indebtedness secured hereby, and in such order as Beneficiary may determine.

12. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damishall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

13. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, Beneficiary may decay or in performance of any agreement hereunder, Beneficiary may decay in a mortgage in the manner provided by law for mortgage foreand sale. In the latter, eyent the Beneficiary shall deliver to the Trustee and notice Trustee shall cause to be duly filed for record. If Beneficiary desires and profits, it and property to be sold, it shall deposit but the trust deed and notice Trustee shall cause to be duly filed for record. If Beneficiary desires and profits a such as a section and election to sell the trust property; which and the manner provided by the for mortgage foreand sale. In the latter, eyen the Beneficiary shall deliver to the Trustee and profits.

The Trust Deed Act provides that the Truste hereunder must be either an art specialism outhorized to do busines, under the laws of Oregon or the Unit of ORS Chapler 728, its subsidiaries, offiliales, agents or branches a s on active member of the Organ State Bar, a bank, trust company or savings and loan a title insurance company authorized to insure title to real property under the provisions

all' promissory notes and documents evidencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.

14. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 26.760 pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, ether than such portion of the principal as would not then be due had no default occurred, and the Grantor or other ficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and Attorney's fees not exceeding \$50 if actually incurred, such default shall thereby be cured.

15. After the lapse of such time as may then be required by law following the recordation of said notice of default and the giving of said notice of sale, Trustee shall sell said property at the time and place fixed by it in said notice of sale, at whole or in separate parcels, bidder for eash in lawful money of the United States, payable at the time of 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 implied. The recitals in the deed of any matters or facts the Trustee, but including the Grantor and Beneficiary, may purchase at the sale.

16. When Trustee sells pursuant to the powers provided herein, sale, including a reasonable charge by the Trustee. (2) to the obligation secured by the trust deed, (3) to all persons having recorded diens subsequent to the interest of the Trustee in the trust deed as their interest may appear in order of their priority and (4) the surplus, if any, to the Grantor or to this successor in interest of the Trustee in the trust deed as their interest may appear in order of their priority and (4) the surplus, if any, to the Grantor of the property and time appoint a successor or successors to any Trustee hamed herein o

appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by Beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee.

18. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which Grantor, Beneficiary or Trustee,

19. The 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 veilid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

said deacribed real property and has a velid; unencumbered title thereto and that he will warrant and forever defend the same against all persons whomscover.

20. The Grantor shall not without the written consent of the Beneficiary sell or convey the property herein described subject to the interest of the Beneficiary, whether or not such purchaser shall assume or agree to ficiary's consent to such a transaction, the Beneficiary may require from the Beneficiary seensent to such a transaction, the Beneficiary may require from the were a new Joan applicant. Consent shall not be unreasonably withheld, 19% of the original amount of the indebtedness hereby secured and may adjust the contractual interest rate upon the unpaid balance of the obligation secured by this trust deed, but such the may not be increased by more than 1% per annum above the then cristing contractual rate.

21. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not context so requires, the masculine gender includes feminine and/or neuter, and the singular number includes the plural.

Assistant Cashier-Manager

OWNE

STATE OF OREGON,  County of KLAMATH   se.   STATE OF OREGON, County of    December 13   19 67   Personally appeared   19    Personally appeared the above named   who being duly sworn, did say that he,    JACK MILLER AND HELEN MILLER   and he   is the    The 1v   volkstarp got and need   the corporation, and that the seal affixed to the foregoing instrument the corporate seal of said corporation and instrument of Directors; and he acknowledges consistent when the corporation is said corporation by authority of the Directors; and he acknowledges consistent when the property of Directors; and the property of Directors; and the property of Directors; and t		as hereunto set his hand and seal the day and year first above written.
STATE OF OREGON,  County of KLAMATH Se.  December 13 19 67  Personally appeared the above hamed.  JACK MILLER AND RELEM MILLER  The administrative of the county of the control of the county of the c	Maria de la principa de la companya del companya de la companya del companya de la companya del companya del companya de la co	Milen Miller
County of KLAMATH   se.   STATE OF OREGON, County of   19    December 13   19   67   Personally appeared   19    Ferromally appeared by above panned   19    JACK MILLER AND HELEN MILLER   2010   19   19   19   19    Licely 1   County of Manager   19   19   19   19    SEAT, Notary Public for Oregon   19   19   19   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary Public for Oregon   19    My commission captres:   4-13/21   Notary		(6
December 13 19 67 Personally appeared 3 19 67 And Personally appeared 4 19 67 Personally appeared the acovernment of the control of the companies of the companies and the control of the contro	a paragraphic and the control of the	CORPORATION
JACK_MILLER AND HELEN MILLER  See 10 00 00 00 00 00 00 00 00 00 00 00 00	A contraction of the state of t	Personally appeared ,19
TRAY, So DECONNEX REGISTED TO BUILDER  AND COUNTRY AND COUNTRY  TO SEE STATE OF COUNTRY  AND COU	Personally appeared the above named	
TRUST DEED  TOWN AND COUNTRY  TOWN AND COUNTRY  TOWN AND COUNTRY  To the seed solve bear and seed of care consument to be its conformed and seed of care consument to be its consument to be the consument of the secondary of the seed of care consument to be the consum	Commence of the second	the state of the s
TRUST DEED  TOWN AND COUNTRY  TOWN AND COUNTRY  TOWN AND COUNTRY  To the seed solve bear and seed of care consument to be its conformed and seed of care consument to be its consument to be the consument of the secondary of the seed of care consument to be the consum	ind attentionledged the foregoing instant	
TRUET DEED States Notary afficed States Notary and seed of the continuous of the con	1	/ G. correction
TRUET DEED States Notary afficed States Notary and seed of the continuous of the con	Beirre just	the corporate seal of said corporation and that said instrumes
TRUST DEED  TRUST DEED  County of Co	コットのボディング いたい ロスマング (400年) ニュート・スター・スター・スター・スター・スター・スター・スター・スター・スター・スター	Of Directors; and he acknowledged out meeting to be its volument.  Before me.
TRUST DEED  Grantor  Childed States National Bank  County of Remain  This of Oren of the testing instru- ment was received for record on the testing that the testing instru- ment was received for record on the testing that the testing instruction of the others of said County  This pools are the testing that the testing instruction of the testing instruction o		Notary Public to 0
TRUST DEED  Officed States National Benefit STATE OF OREGON,  STATE OF OREGON,  County of Esmeth.  STATE OF OREGON,  County of Esmether.  County of Esmether.  STATE OF OREGON,  County of Esmether.  STATE OF OREGON,  That the within institution of the control of the county of the co		My commission expires; (SEA
TRUST DEED  Grant Desired States National Benefit STATE OF OREGON,  County of Esmath  STATE OF OREGON,  County of Esmath  County of Esmath  County of Esmath  Town your December 1967  The County of Esmath  County of Esmath  The County of Esmat	1 1 1 2 4 2 3	The state of the s
TRUST DEEL  TRUST DEEL  This sold state of the sold in the sold in the sold state of the sold in the s		9 2 78
SEGURAL LOS AITH BECONARAUCE  TOWN AND THE BECOME A	Granite Bar Bar Structure	" " " " " " " " " " " " " " " " " " "
SEGURAL LOS AITH BECONARAUCE  TOWN AND THE BECOME A	ED Grante	d on the 1967 Seconded 9735 County. County. Seed of Seconder. Seed of Seal Of
SEGUEST LOS AITT BECONASAVOCE  SEGUEST LOS AITT BECONAS A	DEED  Grant  Grant  Bendician  Bendician	where the Court is the second by the continuence of the court is a second of the court is the co
SEGUEST LOS AITT BECONASAVOCE  SEGUEST LOS AITT BECONAS A	DEED  Grantin Benefit  Builtin inst	where the Court is the second by the continuence of the court is a second of the court is the co
SEGUEST LOS AITT BECONASAVOCE  SEGUEST LOS AITT BECONAS A	DEED  Grantin Benefit  Builtin inst	d for reconsider becamber:  C. P.M., and on page of said ges of said with the construction of the construc
SEGNESA LOS ANTIF RECONDANCES  SET L'A STATE SOLUTION OF STATE SOL	DEED  Grantin Benefit  Builtin inst	d for reconsider becamber:  C. P.M., and on page of said ges of said with the construction of the construc
REQUEST FOR FULL DECONVEYANCE	TRUST DEED  States National Benefit  OF OREGON,  ty of Kamath  ertify that the within inst-	received for reconday of December  Or clock, P. M., and Wortgages of said Mortgages of said mess my hand and sed, County Clerk—Rec County Clerk—Rec County Clerk—Rec COUNTRY BECORDING RETURN TO B COUNTRY B COUNTRY B COUNTRY B COUNTRY COUNTRY B COUNTRY COU
REQUEST FOR FULL RECONVEYANCE	TRUST DEED  States National Benefit  OF OREGON,  ty of Kamath  ertify that the within inst-	received for reconday of December  Or clock, P. M., and Wortgages of said Mortgages of said mess my hand and sed, County Clerk—Rec County Clerk—Rec County Clerk—Rec COUNTRY BECORDING RETURN TO B COUNTRY B COUNTRY B COUNTRY B COUNTRY COUNTRY B COUNTRY COU
REQUEST FOR FULL RECONVEYANCE	TRUST DEED  G G G  G G  G G  G G  G G  G G  G	11. "URS received for reconditudes of December"  4.27. o'clock. P.H., and book. N. H. GT. on page. O'clock. P. H., and grid of Mortgages of said with affixed.  Dorothy Begers  Dorothy Begers  County Glerk. Reconditudes of Dorothy Begers  Fee 3.00  Affire reconditudes for D. D. D. County Glerk. Reconditudes of D.
	TRUST DEED  G G G  G G  G G  G G  G G  G G  G	at 4:27 day of December at 4:27 day of December at book P. M. and in book P. M. and who book P. M. and Witness my hand and County affixed.  Dorothy Begers  County affixed.  Dorothy Begers  Affire recoming recur.  Affire Recoming recur.  Affire Recoming Recom.  Affire Affire  Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire Affire  Affire  Affire Affir
the statersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by and deed have been fully paid and satisfied. You hereby are directed on payment to you of any sums owing to sums secured by eald the foregoing trust deed. All sums secured by eald the foregoing trust deed, and to reconvey, without warranty, to the parties deed trust deed (which are delivered to you sum to the same. Mail toomies were and downers to the parties designated by the trust deed (which are delivered to you	TRUST DEED  From the control of the	at 1.27 o'clock P.M., and in book P.M. and in book P.M. and ange Record of Mortgages of said Witness my hand and County affixed.  Borothy affixed.  Dorothy Rogers  Ev. M
ish together with said trust deed, and to reconvey with together with the foregoing trust deed. All sums secured by said inh together with said trust deed, and to reconvey, without warranty, to the service by said trust deed (which are secured by said trust deed (which are secured by said trust deed (which are secured by the service deep you under the same).	TRUST DEED  TRUST DEED  Trusted States National B  Transposs  STATE OF OREGON,  County of Kamath  County of Kamath  Toertify that the within inst	The second of the control of the con
now held by you under the same, wan to reconvey, without warranty, to the name of seal trust deed (which are delivered to you	TRUST DEED  TRUST DEED  Trusted States National B  Transposs  STATE OF OREGON,  County of Kamath  County of Kamath  Toertify that the within inst	The second of the control of the con
	TRUST DEED  TRUST DEED  Trusted States National B  Transposs  STATE OF OREGON,  County of Kamath  County of Kamath  Toertify that the within inst	The second of the control of the con

