

Lot 43 Skyline View, Klamath County, Oregon

S

50 -

5

15

Sec. 1.

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 herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter 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

sum of One thousand five hundred and no/100- - - - - - - Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

in in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary require and to pay for filing same in the position of the searcher made by filing officers or searching agencies as may be detented desirable by the sentence of the said previous of a searching agencies as may be detented desirable by the sentence of the said previous prior time to time require, in a mount not less than **3. 18,000.00** , written in prior acceptable to the beneficiary, with loss payable to the latter; all if the denotes that **5. 18,000.00** , written in prior acceptable to the beneficiary with loss payable to the latter; all if the denotes shall be delivered to the beneficiary as soon as insured; if the denotes shall be delivered to the beneficiary as soon as insured; if the denotes shall be delivered to the beneficiary as soon as insured; if the denote shall of any reason to procure any such insurance and to device searching agent be beneficiary at least filteen days prior to the expiration of any policy of insurance new or herealiter placed on said building, toplected under any factor the insurance palicy may be applied to be beneficiary unon, any individent and beneficiary the entire amount so collected, or may policy the beneficiary of the entire and the pay and the place and place the pay and the place and and the pay and the place and the pay and the p

nt agrees, at its own nts as shall be ned n beneficiary's request. and from time to time upon written request of bene-lees and presentation of this deed and the note for At any

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

tully seized in tee simple of said described real property and has a valid, unencumbered title thereto excepting that certain mortgage dated March 6,1968 recorded March 6,1968 in M-68 page The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company of savings and loan association authorized to do business under the lows of Oregon or the United States, or a title insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, cann's or branches.

less costs and expenses of Operation and collection, including ressonable attor-ney's less upon any indebtedness secured hereby, and in such order as bene-licitary may determine. I. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. I. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event beneliciary at his election may proceed to forcelose this trust deed in equity the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of delault and his election to asil the said described here brief to be study the oblightions secure hereby and the trustee shall lit the time and place of sale, give notice thereof as then required by 88,740 to 88,795. 1. Alter delault at any time prior to five days before the date set by

shall its the time and place of safe, give notice times as the relative BS 88.740 to 86.795. 13. Alter default at any time prior to five days before the date set by the trustee for the trustee's safe, the grantor or other person so privileged by CRS 86.740 to 86.795. 13. Alter default at any time prior to five days before the date set by the trustee for the trustee's safe, the grantor or other person so privileged by CRS 86.740 to 86.795. 13. Alter default at any time prior to five days before the date set by the trustee for the trustee's safe, the grantor or other person so privileged by constraints of the comparison of the principal as would not the endocring the terms of the obligation and trustee's and attrumey's lear not ex-ceeding \$50 each) other than such portion of the principal as would not then all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the safe shall be held on the date and at the time and place designated in the motifier of safe. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of safe. 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 at the truthulness thereot, Any person, excluding the trustee, but including the grantor and beneficiary, may purchas at the safe. 15. When trustee may appear in the order of their prioride herein, trustee shaving recorded lies subsequent to the interset of the trustee in the trustee the componention of the trustee and ecosonable charge by trustee's atoring (1) to the obligation secured by the trust deed, (3) to all persons having incorded lies may be grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to

16. For any reason permitted by law beneliciary may from time to In plant, S. For any reason permitted by law beneliciary may from time to the appoint a successor or successors to any truste aname herein or to any successor trust of appointed herein or to any successor trust of appointed herein to any successor trust of appointed herein to any successor trust of appointed herein the successor trust of the county or counties in which the property is situated, shall be conclusive provid of proper appointed of the durity excented and checked when this deed, duly excented and balanted to notify any party hereto of pending sale under any other deed of balant data public and appointed appointed in the other any other deed of balanted to an entity any party hereto of pending sale under any other deed of balanted balanted appointed appointed in the other successor trustee.

39

1828

1014 2.14 新派

1. 1

17----

19

61)

....

14.

S. T

I.

12

3

27

A A

18

à.,

Ali

-1

/

71-01 48928 THIS AGREEMENT, Made and

89.

ber, 1968, by and between CARL and wife, herein called "Hage HAC

AGREEMENT ES

WITN FOR AND IN CONSIDERATION contained and other good and the parties to the other, it as follows:

Hagels are the owners of ship 38 S., R. 9 E.W.M., Klama Campbells are the owners R. 9 E.W.M., Klamath County, O There is or may be some d boundary line between the above mately 646 feet across the nor Hagels and approximately 646 f southerly boundary of the prope

It is further mutually agg parties hereto that the line of in existence for many years las described belonging to Hagels shall be the true and actual bo property hereinabove described. IN WITNESS WHEREOF, the pa this the day and year first her

5

1292 1881, given to secure the payment of \$17,400.00 with Commerce Mortgage Co. ene prug char correcte morrham find litreh 6,1945 recorded i con 6,1965 a recorded **A** and that he will warrant and forever defend the same against all persons whomsoever. grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),
tor an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. The (a)* (b) 1 purposes. 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 feminine and the neuter, and the singular number includes the plural. ୍କୁ η_{1} **(**) IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Samuel Biss 11V W111VESS W MERCUF, sala grantor has here *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable, the beneficiary MUST comply with the Truth-in-lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lian to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent. Moreen Biosell 1 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) 1085 93.4901 14 1 71-01 STATE OF OREGON, County of 48928 STATE OF OREGON, 19..... County of Klamath Oct 16 and Personally appeared who, being duly sworn, himsell and not one for the other, did say that the former is the , 19 **70** Personally appeared the above named SAMUEL BISSELL AND DOPEEN BISSELL president and that the latter is the with acknowledged the foregoing instru-....secretary of..... and that the seal atlixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ments to better thetr voluntary act and deed. AGREEMENT ES OFFICIAL TAUT Public for Oregon 1-28-74 20 0 THIS AGREEMENT, Made and anna Anna Anna (OFFICIAL SEAL) 1 3 ber, 1968, by and between CARL <u>.</u> My convinission expires: 1-28-1974 Notary Public for Oregon My commission expires: and wife, herein called "Hage KIT Hal WITN 197 14 ertify that the within i s received for record o of FEBRUARY TRUST DEED FOR AND IN CONSIDERATION ŏ pue S N (CON 37 F - 11 KLAMATH Y contained and other good and PM D. MILNE õ 881) STATE OF OREGON, CLERK u0 ha the parties to the other, it t Mortgages o'clock. 71 \$3.00 13 ž my 6 PF. FORM Witness I y affixed. I certify was received day of FI COUNTY as follows: 5 ď, n N FER Hagels are the owners of - MM 5 J County 1 3 ب book ecord County Ş th th t 3: ship 38 S., R. 9 E.W.M., Klama 3 3 5. 5 Campbells are the owners R. 9 E.W.M., Klamath County, O -1 There is or may be some d REQUEST FOR FULL RECONVEYANCE 1 boundary line between the abov To be used only when obligations have been paid mately 646 feet across the nort Trustee 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 lully 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 said trust deed (Hagels and approximately 646 f said trust deed or pursuant to stattle, to cancel an evidences of indepletions secured by said thus doed (which are believed 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 southerly boundary of the prope estate now held by you under the same. Mail reconveyance and documents to 40 It is further mutually agr ENDERING TO HOURS E. DATED parties hereto that the line of 1.2 Some robers and rough Manual Statistics 1 Beneficiary in existence for many years las 1084 will be made. Do not lose of destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the truste attestan before described belonging to Hagels · 7381 shall be the true and actual bo property hereinabove described. IN WITNESS WHEREOF, the pa £ this the day and year first her

3) V.

in the second second

10

31