

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

Lots 28 and 29 of Block 28, 4th Addition to Nimrod River Park.

EXCEPT THEREFROM the western 120 feet .

(E

Lat - S and like

2 K. 2.

T.K.C.

535

1.5

SUBJECT to easement for utility and roadway purposes over the western 15 feet and southern 20 feet of said parcel.

SUBJECT to covenants, conditions, easements, rights and rights of way of record and those apparent on the ground.

which said described real property does not exceed three acres, together with all and singular the tenenunts, 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 sum of Eleven Thousand, One hundred Seventy-two and 09/100 (\$11, 172.09) Dellars, with interest

, 19 82 final payment of principal and interest hereof, if not sooner paid, to be due and payable

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

To protect the security of this trust doed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; got to remove or denuclish any building or improvement thereon; 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 therelor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions affecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform. Commer-grade the beneficiary may require and to pay for filing some in the proper public office or offices, as well as the cost of all fine searchers made by filing offices or searching agencies as may be deemed dearable by the beneficiary, may may require in normal deemed dearable by the

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 valid, unencumbered title thereto

NOTE: The Trust 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 company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to read property under the provisions of ORS Chapter 728, it is ubsidiaries, affiliates, agents or banches.

5 De due and payable Hitterin Dittering and payable Hittering and payable Hittering the liability of any person for the payment of the indebtedness, trustee inay (a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereau; (c) ioin in any subordination or other agreement affecting this deed or the lien or charge thereau; (d) reconvey without wattanty, all or any part of the property; (b) restriction thereau; (c) reconvey, without wattanty, all or any part of the property. The granting any essement or creating thereau; (d) reconvey, without wattanty, all or any part of the property. The granting environment of the truthulines thereau. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35. (Do nany period the truthulines thereau. Trustee's less for any of the services mentioned in this person, by agent or by a court, and without regard to the adoptace of any part there in person and take possession of any part the reits, issues and prolits, including those past due and unpuid, and apply the same, less cours and exploses of operation and collection, including reasonable attorney is less upon any indebtedness secured hereby, and in such order as beneficiary. The same finant way and the distance and prolits.

ないの 5 R

80.0

1

1.

2416日在1966年

erty or any part thereol, in its own name sue for or otherwise collect the rents, issues and prolits, including those past due and unpuid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ncy's less upon any indebiedness secured hereby, and in such order as bene-liciary may determine. Collection of the protection of the proceeds of the and other immance policies or compensation or awards for any taking or damate of the summance policies or compensation of awards for any taking or damate of the property, and the application or release thereoid as aloresain, shall not cure or wave any default or notice of default hereunder or invalidate any act dome pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his petiodenton or release thereoid as aloresain, shall not cure or wave any default by grantor in payment of any indebtedness secured hereby or in his petiodenton any agreement hereunder, the beneficiary may defare all sums secured hereby immediately due and payable. In such an event beneficiary at his election may proceed to lureclose this trust deed in equily as a morigage in the manner provided by law for morigage foreclosures or direct the truster to foreclose this trust deed by advertisement and asle. In the limit his writer notice of default and his election to well the said described the proceed to foreclose this trust deed in the second in DRS 86,740 to 86,755. J. Alter default at any time prior to live days before the date set by the trustee for the trustee's ale, the grantor or other person so nivileded by DRS 86,760, may pay to the beneficiary or his successors in interest, respect-ively, the entire amount then due under the trust set stall property is such than and extendly incurred in one proceed to lowed horizon at the principal as would not the avoint proceed on the trustee's and altorney's lees not es-cording 50 each) of the than such protein the trust deed and the obligation secured thereby (i

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to-time appoint a successor as successor to any trustee name herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this successor trustee activity of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee and its place of record, which, when recorded in the office of the County Circle or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, using versited and acknowledged is made a public secord as provided by law. Trustee is not obligated to notily any party here of pending hale under any other deed of trust or al any action or proceeding in which familor, beneficiary or trustee shall be a party unless such action or proceeding is twitter.

6.801 E. A. D. B. B. 1 n an mu 1 ÷ 1. 2 M 2. 4 (Same R.

Sal distance and a

14540 11 and that he will warrant and forever defend the same against all persons whomsoever 調整 Safara 2 12 1 ***** 11 12 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 terminine and the neutor, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto see his hand and seal the day and year first above (x) Joe M. Eischen (x) Joe M. Eischen (x) Joluary 3 Euschen (x) Lillian B. Eischen (SEAL) written. 247 (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF CALIFORNIA) 55. STATE OF OREGON, County of County of Los Aniceles Der 39 . 19)ss. and personally appeared the above names 5 Refers ne Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the foregoing instru-ment to be RERSOIS voluntary act and deed. secretary of a corporation, , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal 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. (C.S.M.) Betore me German K Cayes (10/29) (OFFICIAL SEAL) 9 Refore me: Notary Public for STATE or Calif (OFFICIAL SEAL) Notary Public for Oregon My commission expires My commission expires: Contraction of the 1.1.1 NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My Commission Expires May 2, 1978 ď Marin Ś instruon tru 1974 recorde 11539 seal County SUTIO . PSD y that the within i ceived for record c NOVEMBER DEED 10-14 Š Bene and ABL P.M., ⊳ on page ' said C Recollent 5. Recollend une. 11235, Son Halviel 8 Son Halviel, CA 91 e County Clerkhand KLAMATH 881) ġ STATE OF OREGON, o'clock Pl M 74 or Mortgages PCB NITINE ,° тy TRUST (FORM •). Witness 1 y affixed. certify rece of La Ľ. of. E Las TEVENS County was day jo 20. MM 12;2C book ecord a -County 12-1 ment 12 th ĥ H E R -1 10 L. FEE REQUEST FOR FULL RECONVEYANCE With the matter and To be used only when obligations have been paid. 1.1 Trustee TO: 1.1 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 logal owner and noiser of an indepredness secured by the foregoing thus deed. An 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 13.15.10 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 do - Traction ASSESSAL DATED: Beneficiary the or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before wiil be mode 3:523 apple had the 18 1 AS MALLER to in the la 6. 1 2019 136.24 13 Col . The bas M. TAR AN WART A WAR STORE AND X.