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Lot 7 in Block 23 of NORTH KLAMATH ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

then, at the beneliciary's option, all obligations secured by trus instructions, shall become immediately due and payable.
The above described real property is not currently used for agricult.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition of a security of period period.
To protect perserve and maintain said property in good condition of a security of period.
To complete or restore, promptily and in good and workmanike period thereon, and pay when due all costs incurred therefor.
To complete or restore, promptily and in good and workmanike period thereon and pay when due all costs incurred therefor.
To complete or restore, promptily and in good and workmanike period thereon and pay when due all costs incurred therefor.
To maner any building or improvement which may be constructed, damaged or due stored thereon.
To provide and continuously maintain insurance on the buildings in order the period the public office or offices, as well as the cost of all line sacches made by filling officers or searching agencies as may be deemed deimble by the beneliciary.
A To provide and continuously maintain insurance on the buildings in any surface shall be detered on the said premises against loss or damage by lire and such other hazards as the beneliciary may from time to time require, in a manoun not less that be detered to the beneliciary and the proper proper public office or surface prove and such other hazards as the beneliciary may the second deimble by the beneliciary may procure the same at grantor's as soon as insured; the same at grantor's copens. The summaniant polices of unumarks that be detered on the same at grantor's expense. The summaniant is a surface or waiter any default or chicks of the same at grantor's expense. The summaniant is a surface or many procure the same at grantor's expense. The summaniant of a such marks and property b

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in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurreg. 7. To appear in and detend any action or proceeding purporting to alloc the security rights or powers of benelicary or trustee; and in any suit, action or proceeding in which the benelicary or trustee may appear, including any suit or the foreclosure of this deed, to pay all costs and exponses, in-cluding evidence of title and the benelicary's or trustee's attorney's lees; the amount of altorney's lees mentioned in this parafraph 7 in all cases shall be fixed by the trial court and in the went of an appeal from any judgment or, decree of the trial court, grantor further agrees to pay auch sum as the ap-pellate court shall adjudge remeanable as the benelicary's or trustee's attor-ney's lees on such appeal.

decree of the train court, seconable as the beneficiary's or trustee's attor-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of sold property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so clects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor. In such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and popelint courts, necessarily paid or incurred by its first upon any reasonable costs and expenses and attorney's lees both in the trial and popelint courts, necessarily paid or the such actionan and execute such instruments as shall be necessary in cobtaining such com-pensation, promptly yon beneficiary's request. 9. At any time and from time to time up in the request of bene-ficiary, payment of its lees and presentation in this deel and its houte for endorsenent (in case of luil reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebteness, trustee may

(a) consent to the summary purpose.
(a) consent to the summary or plat of said property; (b) join in any subordination or other and any restriction thereon; (c) join in any subordination or other advantage and the summary and the advantage of the line or churge thereof; (d) reconvey, advantage and the advantage of a summary and the advantage of the summary. The grantee in any reconvey may have be described as the "person or persons leadily entitled thereof" and there of a summary and there of a summary and the property. The summary advantage of the summary and the summary a

es mentionea ... 10. Upon any delau without notice, either without notice, and wi may at any time pointed by a court, and without repart to the indebtedness. hereby secured, enter upon erly or any, part thereol, in its own name s issues and profits, including those past due s less costs and expenses of operation and coll ney's less upon any indebtedness secured he Bidary may determine.

Itelary may determine, inacutedness secured, hereby, and in such ord Itelary may determine. It: The entering upon and taking possession of said pre-collection of such rents, issues and prolits, or the proceeds of life insurance policies or compensation or awards for any taking or dan property, and the application or release thereol as aloresaid, shall i waive any default or notice of default, herounder or invalidate an pursuant to such notice.

12. secured hereby declare all sums ; and if the abov timber or grazing deed in equity, foreclosures. How proceed to lorect provided by law ded in equity, united in a sind real foresoloures. However, it said real licitary at his election may proce motifacte or direct the truster i and saie. In the latter event the cause to be recorded his written said described real property to upon the trustee shall his the tim required by law and proceed to vided in ORS 86.740 to 86.755. 15. Should the beneficien then alter delauit at any time trustee lor the trustee's saie, 1 ORS 86.760, may, pay to the 1 tively, the entire amount than obligation secured thereby (inc es. However, il said real pro his election may proceed t or direct the trustee to la In the latter event the be be recorded his written not

tively, th obligation enforcing by cure the default, in which by the trustee. I on the date and at the tim rustee may sell said property shall sail the careel or party

place the parc. the time ired by auction shall del lerd of any matters o I. Any person, exclud , may purchase at the sells pursuant to the

ackn trust or shall be party unless such action

NOTE: The Trut Deed Act provides that the trutee hereunder must be either an attarney, who is an active member of the Dregon State bar of bank trustee or savings and loan association authorized to do business under the laws of Oregon of the United States, a tille insurance company authorized to for a bank trustee property of this state, its subsidiaries, affiliales, agents or branches, or the United States or any agency thereof.

9596-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 and that he will warrant and forever detend the same against all persons whomsoever, The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Randy G. Parn X / Kaye Harris (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of.)53. .) County of Klamath ., 19 Personally appeared Personally appeared the above named. Randy G. Parrish and Raye Jean each for himself and not one for the other, did say that the former is the ...Parrish''' president and that the latter is thesecretary of nid acknowledged the toregoing instru-ment to beTAtheir voluntary and and and that the seal altixed 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. Referencesvoluntary act and deed (OFFICIAL Before mo.) (OFFICIAL SEAL) My commission expires: 2-16-77 (OFFICIAL SEAL) Notary Public for Oregon 01: My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO 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 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 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 bytyou under the same. Mail reconveyance and documents to DATED Beneficiary ose or destroy this Trust Deed OR THE NOTE at be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON (FORM No. 881) NESS LAW PUB. CO., PORTL L. P. OK County of KLIMATH 13.4 ALC: A REPART OF I certify that the within instrument was received for record on the WE HERE ST. BUTTER 2nd 370 at. 2;28 o'clock. P.M., and recorded in book.M77 on page 9595 or as tile/reel number. 30433 SPACE RESERVED Grantor 103 31 31 FOR RECORDER'S USE Record of Mortgages of said County. VS MILEIVS Witness my hand and seal of Beneliciary **CHUMP** County affixed. AFTER RECORDING RETURN TO WM. D. MILNE CERTIFIED MONTGAGE CO. S28 KLAMATH AVENUE KLAMATH FALLS, GHEGON S7601 COUNTY ... CLERK .Titlo USANI LANAS Bv> na FEE S .Deputy 8222 151