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## TRUST DEED

29" day of June B. J. Matzen, City Attorney City of Klamath Falls, a Municipal Corporation

, 19 77 , between , as Grantor. , as Trustee, , as Beneficiary.

VOI. 77 POGE 11.727 MARCH

and the second second

WITNESSETH:

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

Lot 12, and portions of Lots 7, 8, 9, 10, 11, & 13, and a portion of the alley vacated by Ordinance #6125, Block 12, Mountain View Addition, in the City of Klamath Falls, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk, more particularly described as follows:

beginning. Containing 0.26 acres more or less, free of all encumbrances except reservations, restrictions, easements and rights-of-way of record and those apparent upon the land.

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 beteafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Seven Thousand Three Hundred Twenty and no/100ths Dollars, with interest

Seven inousand inree Hundred Iwenty and no/iuuths thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the inal payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. 30 

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decree of the trial court, granuo liner of 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 said property shall have the under the right of eminent domain or condemnation, beneficiary shall have the right, it is one leets, to require that all or any portion of the monies prairied a compensation for such taking, which are in excess of the amount required by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such particle courts, necessarily paid or incurred by ben-both in the trial and appellate courts, necessarily paid or incurred by ben-ticiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor atters, at its own expruse, to take such actions; pensation, pensetion to the otime upon written request of bene-ticiary, payment of its lees and preventation of this deed and the note lor liciary, payment (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee unay

trument, intespective of the maturity dates expressed therein, or ulural, timber or grating purposes.
(a) consent to the making of any map or plot of sud property: (b) non in grating any essented in steading the vertice of therem, (c) isom in a sub-adjustion or other athema arranty, all or any part of the property. The non-inspective field there are arranty all or any part of the property. The isometry is the dot of the part of the property. The isometry is the dot of the part of the property. The isometry is the dot of the part of the property. The part thereof, and the part of the property of a part of the property of

surplus, if 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 or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and dutise conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by writen instrument executed by beneficiary, containing reference to this trust deep 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. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of build applied by an philic record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which granter, benchristry or trustee shall be a party unless such action or proceeding is brought by trustee.

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, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever. It is further mutually agreed that in the event of a replato $\rho g_{1}$  and property, grantor shall provide land of equal value in the approximate same/ for security of this trust deed and 

purposes. This deed applies to, inures to the bencht of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term benchiciary shall mean the bolder and owner, including pledgee, of the contract secured hereby, whether or not named as a benchiciary herein. In constraining this deed and whenever the context so requires, the massuling gender includes the lemining 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 we not applicable; if warranty (a) is applicable and the bene to applicable; if warranty (b) two two indending. Act and	a Regulation at the	ruce Owens	
or such word is defined in the fruit-in-century	hy making required	•	
fisclosures; for this purpose, it this instrument for No.	1305 or equivalent;		·
he purchase of a dwelling, use stevens room too f this instrument is NOT to be a first lien, use Stevens-Nes equivalent. If compliance with the Act not required, di	ss Form No. 1306, ct	arie Owens	
equivalent. If compliance with the Act not required	E. Ma	arie owens	
(If the signer of the above is a corporation) use the form of acknowledgment opposite.)	( 14 9 4 A		) ss.
STATE OF OREGON,	STATE OF OREGON.	, County of , 19	
Klowath	Personally appea		and
Deret 29 19 27.			ho, heing duly sworn
b wells appeared the above named	each for himself and n	not one for the other, did say	that the former is the that the latter is the
J. Bruce Owens and E. Marte Owens,		president and secretary of	that the fifth of the
lusband and Wife			, a corporation
and acknowledged the foregoing inst	tru- and that the seal affixed	ed to the foregoing instrumen I that said instrument was sig-	t is the corporate sea med and sealed in be-
voluntary act and de	ed. of said corporation and half of said corporation	f that said instrument was signable authority of its heard of	directors; and each o
Before me:	them acknowledged sa Before me:	id instrument to be its vol	untary act and act
(OFFICIAL Calcille Leda Ley	Denic me.		(OFFICIAI
Notary Public for Oregon	Notary Public for Oreg	2011	SEAL)
My commission expires: 5.79.47	My commission expires.		
	th Falls Oregon	June	28 197
s 7,320.00 Klamat	th Falls, Oregon		<b>~</b>
I (or if more than one maker) we, joi	intly and severally, promise	to pay to the order of	
City of Klamath Falls		5th Street, Klamath	Falls, Oregon
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Seven Thousand Three Hundred Twenty	y and 00/100ths		-
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with interest thereon at the rate of 9 per 5 installments of not less than \$	y and 00/100ths ment per annum from June 1,859.28 in any one past	e _>% , 1977 ment; interest shall be paid	antil paid, pavabl
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