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	I Deed Series-TRUST DEED.	SECO	ND	DI. 77 Pag		
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THIS TRUS	ST DEED, made thi	s llth a d	day of	July	, 19.77, 1	oetween
CLARENCE	CH. NEWHALL				, as C	rantor,
ويسترو المربور ورواح الالموسية مراور وراجع والمربو	erica Title I FLETCHER	insurance co.	and the second		, as as as a	すいにいたいより

The following described real property in Klamath County, Oregon

All that portion of Lot 594 in Block 108 of Mills Addition to the City of Klamath Falls, Oregon, according to the official plat thereof, as follows: Beginning at a point 55 feet East from the Southwest corner of Lot 595 Block 108 of said Addition; thence East along the North line of Darrow Avenue 45 feet to the Southwest corner of Lot 593 of said Block and Addition; thence North at right angles to Darrow Avenue, and between the lot line of Lots 593 and 594 of said Block 70 feet; thence West and parallel with Darrow Avenue 45 feet; thence South at right angles to Darrow Avenue 70 feet to the place of beginning.

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 lixtures now or hereafter 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 sum of ONE -THOUSAND ONE-HUNDRED AND NO.000 agreement of grantor herein contained and payment of the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor the tinal payment of principal and interest hereoi, it not sooner paid, to be due and payable . MEUSE 10.0000 agreement of sum of the date of maturity of the dott secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex-pressed therein, and at the option of the holder thereoi, upon demand, shall become immediately due and payable. The above described real property \Box is \Box is not (state which) currently used for agricultural, timber or grazing purposes. The above described real property \Box is \Box is not (state which) currently used for agricultural, timber or grazing purposes.

The above described real property □ is □ is not (state whice 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 romove or when only and property in good condition of the protect is the security of this trust deed, grantor agrees: 1. 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, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linnaring statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for lining same in the proper public office or offices, as well as the cost of all lien sacches made by filing ollicity; or searching agencies as may be deemed desirable by the nemetor any to provide and continuously maintain insurance on the buildings now or hereafter crected on the said premises against loss or damage by lire and such other hasards as (<u>to publiciary</u>, with loss payable to the linker) companies acceptable to the beneliciary as soon as insured and such other hasards as (<u>to publiciary</u> actions and such insurance and to companies acceptable to the beneliciary as soon as insured in the dranter shall, be delivered to the beneliciary as soon as insured in the dranter shall, be delivered to the beneliciary as soon as insured and policies to the beneliciary and the state day prior to the explica-tion of any policy of insurance now or hereafter placed on said buildings the beneliciary may procure the same as drantor's emprised on said buildings the beneliciary instruction on or the explice on said buildings the beneliciary instruction on or hereafter placed on said buildings the beneliciary instruction and the instruction and struction inder any times to the reason to protect an of any policies to the beneficiary at hait little days prior to the appra-of any policy of insurance, now or hereafter placed on soid buildings, beneficiary, may procure the same at stantor's expense. The amount etad under any fire or other insurance policy may be applied by benefi-yoon any indebtedness secured hereby and in such order as beneficiary determine, or at option of beneficiary the entire amount as collected, or part thereof, may be released to grantor. Such application or release shall cure or waive any default or notice of delaut hereunder or invalidate any fone pursuant to such notice. 5. To keep and premises the from construction fiers and in pay all a same method be applied on the polyton of any state as become pressident before any part of such tary, assessed upon or one past due or delinquent and promptly deliver receipts therefor enelising; should the grantor fail to make payment of any tares, assess direst payment, or by providing beneficiary with funds with which to e such payment, beneficiary may all is option, make payment thereof.

barges become pass due or delinquent and promptly deuver receiver any larges, assession of the beneficiary: should the grantor, fail to make payment of any target, assession to beneficiary: should the grantor fail to make payment of any target, assession of the beneficiary: should the grantor fail to make payment of any target, assession of the second payment, beneficiary may, at its option, make payment thereof, thereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, without waiver of any rights available by grantaphs 6 and 7 of the trust deed, without waiver of any rights availant for the destribution of the beneficiary of the destribution of the destribution of the beneficiary of the security and the destribution of the beneficiary of trustee incurred in constitute a breach of this trust deed immediately due and attracting in constitute a breach of this trust deed any action of the beneficiary of trustee incurred in constitute a breach of this trust deed.
T. To appear in and defend any action or proceeding purporting for aller of the security ights or powers of beneficiary or trustee and attorney's of the security ights or powers of beneficiary or trustee and attorney's any any assessible as the beneficiary's or trustee's attractive incurred.
T. To appear in modeled any action or proceeding purporting to indict the security ights or powers of beneficiary or trustee attractive is estimated any action of the security ights or powers

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hich) currently used for agricultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any sament or creating any casement or creating this deed or the lien or charge thread; (d) reconvey, without warranty, all or any part of the property. The granies in any reconveyance may be described as the "person or persons legally entitled thereof," and the vicials thereof. Trustee's lees for any of this particular, barden and this particular, barden and the second and this particular, barden and the second and the property of the particular thereof. Trustee's lees for any of the services routioned in this paragraph shall be not lees than \$5.
within which any charged and the advantage of any particular thereof, and the advantage of any any of the indebiedness hereby, enter the advantage of any particular the advantage of any particular thereof, in the advance of any particular the advantage of any security for the indebiedness hereby secured, enter upon and take possession of and property of the same so of the rents, issues and profits, including those past due and unpaid, and apply the same, lees costs and expension and or lice in any indebiedness secured hereby, and in such Culel as beneficiary any determine. ipon det

liciary may determine. 11. The tentering upon and taking possession of said prop. collection of such rents, issues and prolits, or the proceeds of lize a insurance policies or compensation or awards for any taking or dama property, and the application or iclease litered as altersati, shall, no ways any default or builts of default hereunder or invalidate any oursuant to such ender

pursuant to such notice, be a Upon details by gening in payment of any indubing hereby or in his performance of any agreenient hereinder. The bes-declare all sums secured hereby immediately due and payable. In a and if the above described real property is currently used for the declare all sums secured hereby immediately due and payable. In a and if the above described real property is currently used for the declare all the above described real property is not so currently licitary at his election mey proceed to foreclose this trust deed by and sale. In the latter event the heneliciary or the trustee shall cause to be recorded his written notice of sale, five notice the upon the trustee shall its the time and place of sale, five notice the required by law and proceed to loreclose this trust deed in the vided in ORS 86.740 to 86.755. Should the beneliciary elect to foreclose hy advertisent there delaut at any time prior to tive days before the day the day at any time prior to tive days before the day the day and and a not any time brief on the sections of the trust of the method on the beneliciary elect to foreclose hy advertisent there delaut at any time prior to tive days before the day on the trust end on the beneliciary of the trust of the day the before the day the day of the method on the beneliciary of the trust of the days the days the trust of the beneliciary of the trust of the trust of the trust of the beneliciary of the trust te and ell_the

nor to rive days before il he grantor or other persor eneliciary or his successors ue under the tarme trustee for t ORS 86.760, ding coust with trustee's and attorney a trust of the trustee's and attorney a trust of the truncipal as would not then and thereby cure the default. In which event a dismissed by the trustee and at the time and all be held on the date and at the time and at the time and a sell said property either may sell said property either and at the time and

shall delive

16. For any reason permitted by law beneficiary may time to

trust or of

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bor, a bank, trust compary or savings and loan association authorized to do business under the lawy of Orego. To the United States, a title Insurance company authorized to insure title to rea

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