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TRUST DEED Vol. 77 Pag **45191**

THIS TRUST DEED, made this 18th day of August
J. CHARLES HAKALA AND LAURIE M. HAKALA, Husband and Wife

WITNESSETH:

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

> Lot 9 in Block 9, TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, essements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, tefrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor with the above described premises, including all interest therein which the grantor has or may hereafter installed in or used in connection performance of each agreement of the grantor herein contained and the payment of the sum of TWENTY-FIVE THOUSAND. THREE beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 204.25 (commencing).

If any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described properties to the grantor or others note or notices at the above described properties that we evidenced by a more than one note indebtedness secured by this as may be evidenced by a more than one note the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part or another, as the beneficiary may elect.

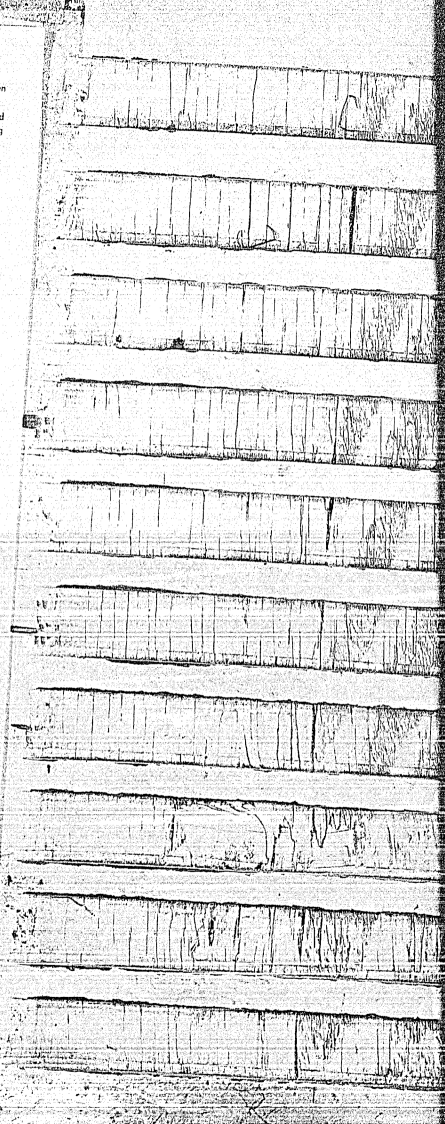
D.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

The grantor coverpants and agrees to pay said note according to the terms can be constructed and, when due, all taxes, assessments and other charges levied against the claims of all property increases and property; to keep all property increases and property increases and property and in good workmanike manner any building on improvement on the date construction and property to inspect said property which may be damaged or destroyed and pay, whomeomet on the property within fifteen days after written internal sunsatisfact all indicates the property of the property in the property of the property of the property within fifteen days after written interprovements now or presented constructed as and property in good days and improvements now or presented of all upon said property in good days and improvements now or presented of all upon said property in good days and to commit or suffer now or hereafter exected on asid property in good days and to commit or suffer now or hereafter exected on asid property in good days and to commit or suffer now or hereafter exected on said property in good days and to commit or suffer now or hereafter exected on the company or companies contact of obligation filters days in a sum not less the herefit of the beneficiary may for the property in a good and the property and the property in a good and the property and the property in a good and and the property in a good and and the property in a good and and the property and

acquisition of the presents by the beneficiary after default, any balance remaining in the receive account shall be credited to the indebtedness. If any authorized reserve account shall be credited to the indebtedness. If any authorized reserve account time for the payment of such classes as they become due, the sun of such deficit to the hendeficiary muon demand, and if not paid within ten also after such demand and he anomal of such deficit, to the principal of the beneficiary muon at its option and he anomal of such deficit, to the principal of the Should the grantor fail to keep any of the toregoing covenants, then the for shall draw intended and the rate specified in the state of the should the grantor fail to keep any of the toregoing covenants, then the for shall draw intended at the rate specified in the state, which he repayable by this connection, the beneficiary and shall be secured by the costs of the state of the s

It is mutually agreed that:



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9. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the processed in the trustee's sair as follows: (1) the expenses of the saie including the compensation of the trustee; (2) the compensation of the trustee of the trustee of the compensation o a service charge.

6. There is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby are in performance of any service in the secured hereby instrument and under the beneficiary may declare all seasons secured hereby limited the secured hereby limited the secured hereby instruments of the secured hereby limited in the secured hereby secured hereby secured hereby whereby and the secured hereby, whereby and the secured hereby, whereby and the equired by law. deed or to his successor in interest entitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed here. Upon such appointment and without your control to the successor trustee there. Upon such appointment and without and duties conferred upon any trustee later aimly be vested with all title, powers and duties conferred upon any trustee later aimly written instrument executed the successor trustee. The successor is a successor of the successor is the successor of the successor is successful to make the successor of the successor trustee. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the cutter amount then due under this trust deed and the obligations accured the by (including costs and expenses and attoring the terms does not be obligation and trustee's and attoring see see not exceeding \$50.00 cach) other than such portion of the principal may would not then be due had no default occurred and thereby cure the default. Proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, hures to the benefit of, and bluds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and pledgee, of the note secured hereby, whether or not named as a beneficiary culting general rectuments. The construing this deed and whenever the context no requires, the masseum general includes the feminine and/or neuter, and the singular number includes the pinnal. not then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of said, the recordation of said notice of said, the of said, either as a whole or in separatime and place fixed by him in said notice of said, either as a whole or in separating and in such order as he movie termine, at public auction to the higher said for for cash, in lawful money of the United States, payable at the time of the trustee may postpone said of all or any portion of said property by public announcement at such time and place of said and from time to time thereafter may postpone the said by public ansate and from time to time thereafter may postpone the said by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. STATE OF OREGON) 85. THIS IS TO CERTIFY that on this 17th Notary Public in and for said county and state, personally appeared the within named

J. CHARLES HAKALA AND LAURIE M, HAKALA, Husband and Wife personally known to be the identical individuals, named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my pelarial seal the day and year last above Vol. Firely (SEAL) Notary Public for Orogon My commission expires: November 12, 1978 Loan No. STATE OF OREGON) TRUST DEED County of Klamath I certify that the within instrument was received for record on the 18th day of AUGUST ..., 19_77 (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE at 3;12 o'clock M., and recorded in book M77 on page 15191 Record of Mortgages of said County. TO FIRST FEDERAL SAVINGS & USED. LOAN ASSOCIATION Witness my hand and seal of County Beneficia ording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon County Clerk FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong.... 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 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

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