Lot 5 in Block 6 of ORIGINAL PLAT OF KLAMATH RIVER ACRES, Klamath County, Oregon

si de

Incurred. incurred. o appear in and delend any action or proceeding purporting to cality rights or powers of beneficiary or trustee: and in any suit, occeeding in which the beneficiary or trustee may appear, including the foreclosure of this deed, to pny all costs and expense, in-ence of tille are the beneficiary's or trustee's attorney's lees; the interney's less mentioned in this parafraph 7 in all cases shall be trial court and in the event of an appeal from any judgment or shall adjudge reasonable as the beneficiary's or trustee's attorney such appeal. imoun. ized by the ree of the rourt

mutually agreed that: itually agreed that: • event that any portion or all of said property shall be of eminent domain or condemnation, beneliciary shall hav cets, to require that all or any portion of the monies pa-lor such taking, which are in excess of the amount req-nable costs, proceedings, shall be paid to beneliciary ntor in such proceedings, shall be paid to beneliciary st upon any reasonable costs and expenses and attorney's 1 and apportate courts, necessarily paid or incurred by proceedings, and the balance applied upon the indebte and drantor agrees, at its own expense, to the such accession to pay v s lees, v bene-tedness be necessary in obtaining such com-request. to time upon written request of bene-tation of this deed and the note for 9. At any

(a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the line or charge thereoi; (d) reconvey, without marrany, all or any part of the property. The frantee in any reconveyance marrany all or any part of the property. The frantee in any reconveyance marrany all or any part of the property. The structure of the property is the structure of the property of the property. The structure of the property of the prop thing pointed by the indebtedness of erfy or any part-issues and prolits, less costs and exp ney's fees upon a ney's fees upon a The

licitary may determine. I. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the guillication or release there of as aloresaid, shall not cure or pursuant to such notice of delault hereunder or invalidate any act done pursuant to such notice.

property, and the application or average of the proceeds of property, in waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. In the provide of the provided of the provided of the provided of the hereby of the provided hereby immediately due and payable. In such an event declars of the above of the provided due to the provided the provided hereby for the provided hereby immediately due and payable. In such an event timber or grazing purposed the provided due to the provided by the above of the provided hereby immediately due and payable. In such an event timber or grazing purposed the property is currently used for agricultural, deed in equity, as a mortgade benalicity in a provided by law for mortgade licitary at his decision may proceed to for for a second the benality of the above of the trustee to loreclose this trust deed in equity as a mortgade or direct the trustee to loreclose this trust deed in equity, as mortgade or direct the trustee to loreclose the this trust due to sold the bena-sed of the property of the due to be able the trust of the sold of the and asie. In the latter event the benalizary or the due to advertisement and sale. In the latter event the benalizary or the due to be thereof where upon the trustee shall its the time and place of sale, give notice thereof where upon the trustee shall its the time and place of sale, give notice thereof where und the default ab benalizary steet to loreclose by advertisement and sale trustee for the trustee's saling prior of the preson as privileded by the trustee for the trustee's waite the addition of the trust deed and the colligation accured thereby (including costs during the trust and sale and ended able thereby (including costs during the trust and the sale and the colligation accured thereby (including costs addition addition addition and the trustee and costs of the trustee's under the back for or other preson as privileded by the folding the terms of the obligation additis and sale and the collig

in and trustee's and attorney's tess that portion of the principal as would not then it thereby cure thrachall, in which event is missed by the trusteault, in which event be held on the date and at the time and of the trustee may sell said property either the and shall sell the parcel, or parcels at the said shall sell the parcel or parcels at each)" - nad no dela eclosure proces 14: Other 'esign-

place designated in t in one parcel or in auction to the high shall deliver to the the property so sold plied. The recitals in of the truthulness the drander and base place iay sell said property enner 1 the parcel or parcels at the time of sale. Trustee required by law conveying equired by law conveying enter improof the dr shall a

to the bale. to the powers provided herein, trustee ment of (1) the expenses of sale, in-s and a reasonable charge by trustee's by the trust deed, (3) to all persons the order of their trustee in the trust he compensation of t (2) to the obligation corded liens subsequiner heir interests may ap t any, to the grantor

surplus, """, "", to the granter or to his urger of their priority mind (4) the surplus, 16. For any reason permitted by law beneliciary may from time (5 auch time appoint a accessor is any trustee named herein or to any successor trustee appoint or successors to any trustee named herein or to any conveyance to the successor encoder. Upon such appointment, and without powers and duits conterned upon the hitser shall be vested with all title, hereunder. Each such appointment and subkies herein named or appointed immune executed by beneliciary, containing and is shall be made by witten and its place of record, which, when recorded in the off of the trust deed Clerk or Recorder of the county or counties in which the appointing appoint of the County shall be granted of the county or counties in which the appointer of the County 17 acknowled obligated and trust or shall be

A Chaines

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Trust Deed Act provides that the trustee hereunder must be either an attorney, and lean association authorized to do business under the laws of Oregon or the this state, its subsidiaries, affiliates, agents or branches, or the United States or who is an active member of the Oregon State Bar, a bank, trust company United States, a tille insurance company authorized to insure tille to real any agency thereof. who is an United Sta

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	5
and that he will warrant and forever defend the same against all persons whomsoever.	The second states of the secon
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 organisation, or (even if grantor is a natural-person) are for business or commercial-purposes other than agricultural. Purposes. This deed applies to, inures to the benuit of and bind.	A state of the second se
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 musculine gender includes the leminine 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.	
for such word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance if this instrument is NOT to be a first lien, us Stevens-Ness Form No. 1305 or equivalent; equivalent, if compliance with the Act and regulation So and the second sec	A Contraction of the second
Oute the form of acknowledgment opposite.)       (ORS 93.490)         STATE OF CHARGE , CALIFORNIA       STATE OF OREGON, County of)         County ofSOLANO       35.	
Personally appeared the above namedand RAYMOND L. BOHNS	
ment to be HIS voluntary act and deed. (OFFICIAL Before me: Voluntary Public for Gamma Call 1 f.	A bound and a first of the state of the stat
More commission expires: More commission expires: My commission expires: (OFFICIAL SEAL)	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO:	
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 hereby, without warranty, to the parties designated by the terms of said trust deed by for the same. Mail reconveyance and documents to	
DATED:	
De not lese or desirroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED	
I certify that the within instrument was received for record on the ultthday of OCTOBER	
FOR in bookM??Or DickM?, and recorded in bookM??on page197311or as file/reel number37390	
Mare Island Federal Credit Chicu	
Altertion: Dennis Horne "Transamerica) By Clesnethal Alloch Doputy	