55135

WHEN RECORDED MAIL TO

First National Bank of Oregon Real Estate Lean Division P. Of Box 1935 Klumath Fills: Ora 97601-

SPACE ABOVE THIS LINE FOR RECORDER'S USE

28-16323

Vol. 7 Page 20597

DEED OF TRUST

BORROWER, in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, in trust, will power of sale, the following described property located in the County of the state of Oregon:

LOT 15 IN BLOCK 14 OF TRACT US. 1064, FIRST ADDITION TO GATEWOOD, IN THE COUNTY OF REAMATH AND STATE OF REGON.

(Lath arein "Property Address");

Tool must with all the impresentations on an hereafter creeted on the property, and all easements, rights, impurtemances, tents (subject hence) or to the rights and authorities given herein to Lender to collect and apply such naits), royalties, mineral, coll and giv inghts and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, if of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Teed of Trust is on a leasehold) are herein referred to as the "Property";

Biorrower coversants that Berg over is lawfully seised of the estate hereby conveyed and has the right to grant and company that Property, that he Property is unencombered, and that Borrower will warrant and defend generally the title its the Property against all characteristic subject to any declarations, easements or restrictions listed in a schedule of exceptions to every age in any title instance policy insuring Lender's interest in the Property.

20598

UNIFORM COMMANTS BORROWER and Lender covenant and agree as follows: 1. Payment of Principal and Interest. Berrower shall promptly pay when due the principal of and interest on the indebtidness evalenced by the Note, principal of trust. Berrower shall promptly pay when due the principal of and interest on the indebtidness evalenced by the Note, principal of and interest. Derrower shall promptly pay when due the principal of and interest on the indebtidness evalenced by the Note, principal and interest are payable inder the Note, until the Note is paid in interest on the day monthly installiments of principal and interest are payable inder the Note, until the Note is paid in fully on the index of the day monthly installiments of principal and interest are payable inder the Note, until the Note is paid in fully in there is 'Funds' of the start principal and interest are payable inder the Note, until the Note is paid insurance. The funds is of the of the yearty taxes and assessments which may attain priority over this is such as the the of the yearty premium installing interest in the deposits or accounts of which are insured or guaranteed by a Federal or the funds shall be held in an institution. Lender may agree in writing at the funds, analyzing said account, is such an institution. Lender may agree in writing at the time of execution of this under start and buils and reasonable estimates on the Funds, and applicable law or each debit to the paid to berrower, and unless unch a charge for so helding and applying the Funds and applicable law or working at the time of execution of this unterest used in the funds is and paid account of the funds in a plicable law and prove and apply and applying the funds, and applicable law or working at the time of execution of this under the ander may agree in writing at the time of execution of this unterest used interest on the basis of a count of the funds is and reasonable estimated or anterest on the Funds. Lender is and approve the funds and applying the Funds to the funds

shall give to Berrower, without charge an oneula accounting of the Funds showing credits and dents to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by the Devid of Trust. If the amount of the Funds held by Lender, together with the future menthy installments of Funds payable prior to the dised acced taxes, assessments, its iara see premiums and ground rents, shall exceed the amount required to pay said taxes, interesting the funds held by Lender, together with the future menthy installments of Funds. If the amount of the Funds taxes strengts, its intrance premiums and ground rents, shall exceed the amount equired to pay said taxes, interesting the Borrower or erectified to Berrower on monthly installments of Funds. If the amount of the Funds bell by Lender shall not be sufficient for any taxe, assessments, muranter premiums and ground rents as they fail due by Lander to Borrower requesting primer theored. Upon payment in full of all sum is an area beneficient of the property is sold or the Property or the acquisition by Lender, any Funds held by Lender. If under paragraph 18 hered the Property is sold or the Amount of the Funds and apply to bake than immediately prior to the sub of the Property or its acquisition by Lender, any Funds held by Lender. If under paragraph 18 hered the Property is sold or Trust. Upon paragraphs 1 and 2 hereot thal be applied by Lender the property is advert three amounts payable to Lender by Borrower auditer paragraphs 2 hereof, then to its race payable on the Net, then to the principal of the Note, and then to interest and principal on any Future Advances. **4.** Charget, Liens, Borrower shall as all taxes, interest and notices of amounts due met this paragraph, and then the troperty which hard attain a priority over this Devid of Trust, and lease hold payments or ground rents, if any, in the Borrower shall make payment is in a sign all taxes, interest and nonces thall moves due this paragraph,

Insurance current. All insurance policies and removals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in layer of and in form occuptable to Lender. Hunder shall have abe right to hold the policies and renewals thereof, and Borrower shall promptly furning to Lender all removal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower shall give prompt notice to the insurance carrier and Lender.

ONTOWER WHAT give prening and the provided with the second second provided with the property damaged, provided with a account of repair of negative provided with a account of repair of the property damaged, provided with a account of repair of the property damaged, provided with a account of repair of the property damaged, provided with a account of repair of the security of this Deed of Trust is not the property damaged, provided with a account of repair of the security for this Deed of Trust, would be impaired. If each residuation of repair is account, of it be applied to the security of this Deed of Trust, would be impaired. If each test statistic proceeds with a account, or if Berrower, or if Berrower, if the security of this Deed of Trust, with the excess, if any, paid the insurance proceeds with a berrower, or if Berrower fails to respond to Lender within 30 days from the the insurance proceeds with the insurance proceeds at the insurance proceeds at the insurance proceeds at the insurance proceeds of the property is a lender to Berrower that the insurance offers to settle a claim for insurance benefits. Lender to the account of the account of the account of the resonance proceeds at the insurance offers to settle a claim for insurance benefits. Lender to the later and apply the act of Trust.
Unless Lender and Berrower for a struct are settle and account of the proceeds to principal shall not extend or postpone the date of the post with installaments informed to in paragraphs 1 and 2 hereof or change the amount of postpone the date of the post with installaments informed to the second the proceed scheme of the property is accounted by Lender, all right is account of the post with installaments informed and application of proceeds to principal shall not extend or postpone the date of the post with installaments informed and application of property prior to the sale and in and to any installaments. If under faraj inplies a struct of the sume secured by this Deed of Trust immediately prior to the s

acquisitions. 6. Preservations and Main mark e of Preservs: Leastholds: Condominiums: Plauned Unit Developments. Borrower built keeps the Property in good upper and chall non-remnant waske or permit impairment or deterioration of the Property that keeps the Property in good one of any lease if this Develop Trast is on a leaschold. If this Development the declaration condominium or a planned unit least to present, Borrower will waske or permit waske or permit with the proventient the declaration or covers are creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit evelopment, and consistent documents. If a condominium or planned unit development rider is descuted by Borrower as it is aveing ment and supplement the covernants and agreements of this Deed of Trust as if the rider thall be incomparated unit and stall is mend and supplement the covernants and agreements of this Deed of Trust as if the rider where a that hereof.

Mall the incomputation and so all is mend and supply that the covenants and agreements of this Decd of Trust as it the fider 7. Prediction of Lender's Security. If Bonroact fails to perform the covenants and agreements contained in this Decd of Trust, of if any active of preceding is an encourse which materially affects Lender's interest in the Property. Bound and Trust, of if any active of preceding is an encourse which materially affects Lender's interest in the Property. Bound and Trust, of if any active of preceding is an encourse which materially affects Lender's interest in the Property. Bound and the decedent, there Let is a larger of preceding is an encourse to be an encourse of a preceding involving a uncluding, but not limited to, there is a larger of appendix upon motion to Bonnaver, may make such appearances, disburse such bank rough or decedent, there Let is a larger of preceding is appendix upon motion to Bonnaver, may make such appearances insurance as a reasonable attorney is fees and raff upon the Property no make reports. If Lender required nontgape insurance as a reasonable attorney is fees and to be this Decoil of Trust. Berrower shall pay the premiums required to maintain such insurance in effect under such that a the requirement for such insurance terminates in accordance with Borrower's and index and interest disbursed by the Decoil of Trust. Berrower shall pay the amount of all mortgape insurance premiums in the lender's written agreement of provided under paragraph 7, with interest thereon, shall become additional indebteliness of Borrower secure of the first tender to Borrower tequesting payment thereof, and shall be anterest provided under paragraph in the first approximation of unders and the rate of the from the first state and automates the locate applicable law. I struct a state event such amounts shall be an interest at the highest rate where a state of disbursement at the rate of the from time is time on outstanding principal under the Note unless payment of intere

any accurate nerconsider. S Inspections, Lender trip trake or cause to be made reasonable untries upon and inspections of the Property, provided that Lender shall give Borrowstr molece prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

20599

9. Condemnation. The proceed i of any award or chim for damages, direct or consequential, in connection with any condemnation or other taking of the 7 ropt ty, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. In the court of a total taking of the 7 roperty, the proceeds shall be applied to the sums secured by this Deed of Trust, if any paid to Bortower in the event of a partial taking of the Property, the sums secured by this Deed of Trust such proportion of the proceeds otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds as is equal to that proportion which the applied to the sums secured by this Deed of Trust immediately prior to the date of taking, with the balance of the proceeds taking bears as the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds taking bears as the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds taking bears as the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds taking bears as the fair market value of the Property immediately prior to the date of taking.

paid to Borrower. If the Paperty is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Berrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to colder and apply the proceeds, at Lender's option, either to restoration or repair of the Property of to the same secured by this Deed of Trust. Property of to the same secured by this Deed of Trust. Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or pestpone the due date of the maximal installments referred to in paragraphs 1 and 2 hereof or change the amount of when here allower.

or postpone the due date of the monthly installments referred to in paragraphs range another with a subscription of the sums secured installments. 10. Bornower Not Released. Extension of the time for payment or medification of amortization of the sums secured by this Deed of Trust granted by Leister to any successors in interest. Lender shall not be required to commence the liability of the original Bornower's successors in interest. Lender shall not be required to commence the liability of the original Bornower's successors in interest. Lender shall not be required to commence the liability of the original Bornower's successors in interest. Lender shall not be required to commence the liability of the original Bornower's successors of the sums secured by this Deed of Trust by rejon of any demand made by the original Bornower's successors in interest. Successors and Bornower's successors in interest. Successors and Bornower's successors in interest, secured by this Deed of Trust by rejon of any demand made by the original Bornower's successors in interest, secured by this Deed of Trust by rejon of any demand made by the original Bornower's successors in interest, secured by this Deed of Trust by rejon of any demand made by the original Bornower's successors of the sum of the s

Fight to accelerate the maturity of the systematics provided in this Deed of Trust are distinct and cumulative to any other right or structly and or this Deed of Trust are distinct and cumulative to any other right or structurely and responses of the provided by law or outly, and may be exercised concurrently, independently or structurely.
13. Successors and Assigns | here fields and Several Liability Captions. The covenants and agreements here independent of the captions and headings of the party tiph 7 hered. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the party tiph 7 hered. All covenants and agreements of Borrower shall be joint and several tipe of the supersons and headings of the party tiph 7 hered. All covenants and agreements of Borrower shall be joint and several tipe of the supersons and headings of the party tiph 7 hered. All covenants and agreements of Borrower shall be joint and several tipe of the supersons and headings of the party tipe of a sequered unable applicable law to he given in another manner, (a) any notice to the provided for in this Deed of 1 has shall be port hy ranking south active by certified mail response to Borrower any notice provided herein, and the Proving Address a Lender and the law coven to the super the coverage the law of the party transformer or the second south and the party the certified and researce or Lender's address and herein second in this located at the party by certified and transformer or the superson the transformer or a such that agree and the second south and the get transformer or the law of the jurisdiction in which the Property is located in the and the get the Deed of Trust and the base exceeding the target of the second south and the second souther south

News UNAPORAN COMMANNAL But now er and Lender further covenant and agree as follows: 18. Acceleration: Remedia 1. Direct as provided in paragraph 17 herrof, npon Borrower's breach of any covenant or presenced of Borrower in this Direct of Trust, including the covenants to pay when due any sums secured by this Deed of presenced of Borrower in this Direct of Trust, including the covenants to pay when due any sums secured by this Deed to breach (2) the action required is cut a such breach (1) that failure to cure such breach on or before the date specified in the Borrower's by which such breach must be curred; and (4) that failure to cure such breach on or before the date specified in the Borrower's by which such breach must be curred; and (4) that failure to cure such breach on or before the date specified in the Borrower's by which is not before the test and the sums secured by this Deed of Trust and sale of the Property. The notice shall further indice us or result in succlearation of the sums secured by this Deed of Trust and sale of the breach of or before the date indice us or result in succlearation of the sums secured by this Deed of Trust and sale. If the breach is not cured on or before the date of a definit of may other deferse of Borrower to succlear all of the sums secured by this Deed of Trust to be immediately specified in the notice. Lender a Rander's option must declare all of the sums secured by this Deed of Trust to be immediately and payable without further deferse of Borrower to succlear all of the sums secured by this Deed of Trust to be immediately and payable without further deferse of Borrower is succlear all of the preses incurred in paragraph the remedies provided in this and payable without further is and and may invoke the power of the accure to a vitice to be recorded in a wither bink be entitled by applicable to a reasonable costs and expression curred in paragraph the fuel cut of the occurrence is accured by applicable is the lender to the election for curves or trus News Unaround Covenants Bur now er and Lender further covenant and agree as follows:

Property at any sale. Traster shall deliver to the part haver Trastee's deed conveying the Property so sold without any covenant or warranty, represent or implied. The recitals is the Trastee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals is the Trastee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals is the Trastee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals is the trastee's deed conveying the Property so sold without any covenant or warranty, use, but hading, but not limited is, in zoonable Trastice's and attorney's fees and costs of title evidence: (b) to all sums secured use, but hading, but not limited is, in zoonable Trastice's and attorney's fees and costs of title evidence: (b) to all sums secured by this Deed of Trust and (c) the evidence is all of the property begins by Londer's acceleration of the sums secured by this Deed of Trust. 19. Borrower's Right to Reis that a my interesting begins by Londer's acceleration of the sums secured by this Deed of Trust. 19. Borrower's the drifter to occur to (b) the fifth day before sale of the Property pursuant to the power of sale contained in this proof is the drifter to occur to (c) the fifth day before sale of the Property pursuant to the power of sale contained on this Deed of Trust is Deed of Trust, the Note and method the Deed of Trust if (a) Borrower pays Lender all sums which would be then the under this Deed of Trust, the Note and method and agreements of Borrower contained in this Deed of Trust; (c) (b) Borrower pays all reasonable is prior ther cover nants or agreement of Borrower contained in this Deed of Trust; (c) the dimense all breaches to implete the rest and in endocring Lender's and Trustee's remedies as provided in paragraph 18 hereof, contained in this Deed of Trust, Lender's and Trustee's remedies as provided in paragraph 18 hereof, contained to



Accuracy by this Data of Trust shall cont and unstrpaired. Upon such payment and cure by Borrower, this Deed of Trust and international security hereunder, Borrower and the obligations secure of hereby shall form and effect as if no acculation had occurred.
Accuracy of Renew: Applied for the Property, provided that Borrower shall, prior to acceleration under paragraph 18 that a property, provided that Borrower shall, prior to acceleration under paragraph 18 that a property is have the inplicit of collect and retain such renives as they become due and payable.
Upon acceleration under para if the Property, provided that Borrower shall, prior to acceleration under paragraph 18 that a property is have the inplicit of collect and retain such renives as they become due and payable.
The acceleration under paragraph 18 there is and the shadower of the Property, Lender, in person, by agent or by part do and general acceleration to collect the property and to collect the property and the shadower of the property. Lender is the property and to collect the part of the property is and areas and the start of the property. Lender is fees, premiums on the habits to accurrent to be for it and renew actually reserved.
Hender & dyances. Upper the and there is the terms actualed by this Deed of Trust. Lender and the receiver the based and the dyances are accured by this development is at a start of the property and to collect the property by Trusted to Receiver if at a dyname actual for an est to Borrower. Such Truste Advances, with interest thereon.
Hender By this Deed of Trust and all nears evaluated by this Deed of Trust and thereby.
Hender By this Deed of Trust and all nears evaluated in any the property and to for the property is and active and and an exact and the accurrent is a start of the property and the dyname active and and the applied for the property.
Hender By this Deed of Trust and all nears evalue and the start and the applied for the property

IN WITHING WHEREOF, Born wer has executed this Deed of Trut,

Hugher W. Davies Volugas v. Davies Juin P. Davies Kelon U.C. JEANTH. CHUIES -Borrower

STATE OF ORIGON.

County ss:

direr. Server 1977, personally appeared the above named and acknowledged (Catholine Soury

Mythummering capitos: 2.31 119

Befote me:

To Truster.

Clater

The undersigned is the bolker of the more or notes secured by this Deed of Trust. Said note or notes, together with all other indefinations secured with a Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this I and of Trust to the person or persons legally entitled thereto.

HEQULST FOR RECONVEYANCE

erved For Lender and Herorder) E LE OREGON COUNTY OF KLAMATH; 51 Ited for record at request of _______ Transamerica Title to. M. or 3"46 M. or 3"46 M. or the man did in Vol. 1178 of Mortgages on Poge 20597 W=D. WE D. MILNE, County CI.

Fee \$12.00