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	Disk intermedia 490
THIS TRUST DEED mode at 1941 Marca	_Page 4 96
Ben Alan Hissing IV I I I I June	, 1979, between
THIS TRUST DEED, made this 18th MariC day of June Ben Alan Higgins and Kim Marie Higgins Kin H/W/J/T Klamath County Title Company and Kim Marie Higgins Kin H/W/J/T	
	, as Grantor,
a Partnership	, as Trustee,
WITNESSETH:	, as Beneficiary,
Grantor irrevocably grants, bargains, sells and conveys to trustee in	
WITNESSETH: Grantor irrevocably grants, ban seens sells and conveys to trustee in trust, with in Klamath	power of sale, the property
And they have been take much and success. You takely not different of herman have been as a success of the branch second of a success of the branch second of a success of the branch second seco	이는 것은 것이 있는 것은 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것이 있는 가 같은 것이 같은 것이 있는 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 같은 것이 없는 것이 같은 것이 없는 것
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Lot 13D, Block 17	
Klamath Falls Forest Estates Sycan Unit	
te ar nest cuts the configuration and the sources of the set and	
as recorded in Klamath County, Oregon	활동의 너무는 것은 것은 것을 했다.
그는 것 같아요. 이렇게 물로 들려서 지금 이 가는 지금을 통합니다는 것에서 것이 많이 많다. 것은 방법에서 관계하는 것이 같아요. 사람이 가 많이 가 많이 나는 것이다.	
Also described as the C 415 factors	
Also described as the S 415 ft. of the W 1050 ft. of Lot 1	13. Block 17

Klamath Falls Forest Estates Sycan Unit

(L) -

as recorded in Klamath County, Oregon. 9 14 1111

ALL N der. 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. with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Twenty-eight Hundred and no cents Dollars, with interest

sum of

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<text><text><text><text><text><text><text><text>

instrument, irrespective of the maturity dates expressed therein, or gitcultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in subordination or orbit or creating any restriction thereon; (c) join in any subordination or orbit or creating any restriction thereon; (c) ion or in any exponent allocitation this period or the line of property. The frame in any reconveyance warranty all or any part of the property. The frame in any reconveyance warranty all or any part of the property. The frame in any reconveyance warranty all or any part of the property. The frame in any reconveyance warranty all or any part of the property. The frame in any reconveyance warranty all or any part of the property. The frame in any reconveyance warranty all or any part of the property. The frame in this paragraph shall be not Iruste's less for any of the indebidness her and wilhout regard to the adequacy of any of the same in this paragraph shall be not iruste's less of any of the same intervent in the property and the property is any part of the property is any or the indebidness her and wilhout regard to the adequacy of any for thereol. In the property and the indebidness her and wilhout regard to the adequacy of any for the same so of otherwise collect the rest. Is as and profits, including those in mame sue of otherwise collect the rest. Is as and profits, including those is the any industred as shore in a such order as bene inclusion of a dark of property. The industry dates any delaul to notice of delaul hereunder or invalidate any act done is any advertised as all property is currently used, the same addition of any date and profits, insuid and apply its same and profits, insuid and apply the same.
11. 2. Upon described real property is currently used, the shore advertise and the apple property is and the apple property is any approved of any advertised as all accessed. It is a stander any act done is a property is of a carrive as a stand second way date a

surplus, if any, to the grantor or 10 his successor in interest entitled to such surplus. If 6. For any reason permitted by law beneficiary may from time to successor inuster appointed hereinder. Upon such appointed hereinder to successor inuster appointed hereinder. Upon such appointed hereinder to successor inuster appointed hereinder. Upon such appointed hereinder to successor inuster appointed hereinder. Upon such appointed hereinder with all title powers and different opon any truster herein vested with all title hereinder. Each appointed hereinder. Upon such appointed and instrument exouch appointment and substitution shall be incende by written and its place of the country or counties in which the property is situated. If. Truster pool of proper appointment of the successor itsies acknowledged is may partly hereto of pening sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or truster shall be a party unless such action or proceeding is brought by truster.

NCSE: The Trust Deed Act provides that the trustee hereunder must be either an atlaney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to 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.

4) - 1915 Z. Die 497 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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. 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than a 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 masculine gender includes the leminine and the neuter, and the singular number includes the plural. avicument IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first poove written. ⁴ InFORTANT: NOTICE: Delete, by lining out, whichever wurranty (a) or (b) is not applicable: if warranty (a) is applicable and the beneficiary is a creditor or, such word is defined in the Truth-in-Lending Act and Regulation. Z, the beneficiary MUST, comply with the Act and Regulation. With y making required disclosures; for this purpose, if this instrument is to be a FIRST lies to finance the purchase of a dwelling use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment apposite.). (ORS 93.490) Grantor Grantor STATE OF OREGON STATE OF OREGON, County of County of Klamath) 55 Personally appeared the above named for Personally appeared and Higgins and T each for himself and not one for the other, did say that the former is the alan Mares Higgins president and that the latter is the secretary of 5 and acknowledged the foregoing instruand that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment. to be ... Ikcial woluntary act and deed. ÷., Before me: OFFICIAL Shelin Hour SEAL Notary Public for Oregon My. commission expires: Sept 30/18/ Notary Public for Oregon (OFFICIAL SEAL) My commission expires - CD - E instruŝ the at 4:49 o'clock P.M., and recorded 5 Grantor Beneficiary 80 Deput said County. hay 20 RUST DEED Klamath Sycan River Estates 496 I certify that the within lifornia 90067 record and 79172 MARIE Mume Higgins Klamath Falls Forest Estates 1801 Century Park West Los Angeles, California 900 page. Klamath Ben Alan Higgins No. 881 hand When recorded return to: OREGON Was received for ATTN: DEEDING DEPT ð M30....on STEVENS-NESS LAW PUB. CO... Milne Record of Mortgages number FORM Clerk шy Partnership 8 Levellar Witness County affixed. 0 OF. 9th. day of County <u>е</u> E E E enia Fee \$7 County as file STATE Ę in book. ment D m05 1.11 5 The second and the S. 415. EC. OI. CHE W. 1050. EC. DI TOR THE PLOCE IN REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid Office of the part ាដំពីទៅដំពី TO: Trustee 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 said trust deed or pursuant to statute, to cancel all evidences of indepledness accured by said that both (reach and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to Climath Caunty Title Company, an Dreiden DALED and Dycan Type Esister, a Strassing tion Alue digities and Kim the ¢0/00um n 17 la dhe PLICED PREMI 1841 destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before seconveyance will be made.