| 17 .N. J | | STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 | |
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| K-34~77 97137 | | Vol.Mg/ Page 4045 JANUARY ASTAN AND WIFE AS | |
| TENANTS BY THE R | WIRKIN | ATTACAMENTAL CONTRACTOR | |
| as Grantor, KLAMATH FOWARD C. DORH | COUNTY TITLE CO. L, SEANNE M. DORE | MPANY as Trustee, and AND Rose S. YOUNG | |
| and the first program of the state of the st | PECORDER 4 USE | Figure 5 instrument Nutricities No. 97137 | |
| as Beneficiary, | Los Los | 그는 것으로 마음하게 되었다. 회사회에서 그는 그리가 되는 생각하는 생각하는 사이스 등을 했다. | |
| | WITNESSETH: | in book reel valuers No. 1911, on | |
| Grantor irrevocably grants, barg | ains, sells and conveys to t | rustee in trust, with power of sale, the property | |
| in KLAMATH Count | y, Oregon, described as: | Maria Cara | |
| | | ment was received for record on the | |
| THE CAMPACHE CAMP FOR CO. MATCHAST TAC | | . See Maring And the within the tran- | |
| (123 Pen Madil | | Country of State and | |
| TRUST DEED | | STATE OF OREGON, | |
| The state of the s | | | |

po not part of part Lor(s) to 3.7 thin Block to 6th any part of part to the official plat thereof on the official plat thereof on file in the office of the County Clerk of Klamath County,

Dollars, with interest thereon according to the terms of a promissor

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner, paid, to be due, and payable for the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

sold, conveyed, assigned or alienated by the grantor without the then, at the beneficiary's option, all obligations secured by this ins herein, shall become immediately due and payable, "" of the security of this frust deed, grantor agrees."

To protect, preserve and annual property in good condition, and repair, not for remove or denothing and property in good condition, not to commit or permit any, waste of said property."

2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed any withen due all costs incurred therefore any building or improvement which may be constructed, damaged or destroyed accounting such insuring said property; if the beneficiary so requested from any such districts and restrictions affecting said property; if the beneficiary so requested from any security such insuring safernics as may be deemed desirable by the proper public office of offices; as well as the cost of all line searches made the such property of the said premises against loss or damage by the beneficiary. The said premises against loss or damage by lire and such other hazards as the beneficiary may from time to time require; in companies acceptable to the beneficiary may from time to time require; in companies acceptable to the beneficiary from time to time require; in companies acceptable to the beneficiary and from time to time require; in companies acceptable to the beneficiary of less than the such as a such as the said premises against loss or damage by lire and such other hazards as the beneficiary may torn time to time require; in collected under any lire or other insurance policy may be specificary to differ a said policies to the beneficiary and to may be a said policies to the beneficiary and the said policies to the beneficiary of the said policies to the beneficiary the said and the said property before any part of such taxes, assessments and other charges the said policies to the beneficiary and the said policies of the

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any standing any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness therein of any matters or facts shall be conclusive proof of the truthfulness therein of any matters or facts shall be conclusive proof of the truthfulness therein, the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security of the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the liciary may determine.

12. Upon default or notice of default hereunder or invalidate any act done pursuant, to such notice.

12. Upon default by grantor in payment of any indebtedness secured

waive any detault or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at hereby immediately due and payable. In such an event the beneficiary at the foreign may proceed to foreclose this trust deed in equity, as a mortgage or defection may proceed to foreclose this trust deed by advertisement and sale. In the lattice went the beneficiary or the trustee hall execute and cause to be recorded his very the sality the obligations secured hereby, whereupon the trustee shall first to the said of all of security of the control of the said described read properly to the said selection of the selection of

the detault, in which event an ioreciosure proceedings shall be distincted by the trustee.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said properly either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without, any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply, the proceeds of sale to payment of (1) the express of sale, including the compensation of the trustee and a reasonable charge by trustee's aftorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, in the surplus in the case of the surplus in the

surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it is a successor or to his successor in time appoint a successor or successor so any trustee named herein or to any successor trustee appoint a successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or, Recorder, of the county or, counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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

NOTE: The Trust Deed Act provides that the trustee bereunder must be either an actomey, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan baseclation authorized to do business under the laws of Oregon or the United States, a title haurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.505.

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| The grantor covenants and agree | a percuse has name only a six name. | and those claiming under him, that he is law- |
| Tary delice in ice simple of salir-destri | II)#A-TPAI~DTANAFIU-and-haa a | and those claiming under him, that he is law- alid, unencumbered title thereto |
| d at one time of time payment in the contract of the con- celery, persons of the feet and a constant of the con- celery, persons of the feet and a constant of the con- tre stability of any persons the the payment in the the stability of any persons the the payment in the | e now and the rose to true to be a true, selement affection that he a so predictions frither may | भूभे विष्णुको (त्राप्तुः कराः) के को भारतकात्रात्रक्तः । ११९ विष्णुको कर्षा भारतकात्रका । १९ भारतकात्रात्रका । |
| and property than marriement in a self-of- | | and the property of the second |
| and that he will warrant and forever | and the formation the formation and the process | of the state of th |
| Control with the second of the | The second parties from a subject of the second of second parties of the second of the | Austria (A. Francis) and American desired And Mark abbournesses and American Burger Scattering Colon, Star March |
| The grantor warrants that the proceed (a)* primarily for grantor's personal. | s of the loan represented by the ar | i ago sanconou se que enjur pero en la presidencia. La materiale y personación pero en la como e La como en la |
| (b) for an organization, or (even if a | tentor-is a natural necessary see to | urposes (see Important Notice below), |
| This deed applies to invies to the be | the state of the line of the state country | of the adviction of the major of the time |
| contract, secured hereby, whether or not name | d as a haneficiary basein In | mean the holder and owner, including pledgee, of the |
| THE CONTRACTOR WHEN IN TAXABLE TO BE AND ADDRESS. | we meaner that the smillings thintings | includes the plural, |
| * IMPORTANT NOTICE, Delete, by lining out, which | | and the day and year first above written. |
| as such word is defined in the Truth-in-lending | the beneficiary is a creditor | * Thanns Tujulu_ |
| disclosures; for this purpose if this instrument is | ulation by making required | Jayle Thyroka |
| if this instrument is NOT to be a first tien or to | m No. 1305 or equivalent; | GAYLE T. FUSIOKA |
| of a dwelling use Stevens-Ness Form No. 1306, with the Act is not required, disregard this notice. | graphic stand of all this little for the | and the state of the production of the state |
| (If the signer of the above is a concordion? use the form of acknowledgment opposite.) | (ORS 93.490) | ESSED BY Colut R. Clonter |
| STATE-OF OREGON, combaning and family) | - \$5,6\$0, 0.41 \$0.660,000 \$20,600,000,000 - 78 1 77 77 77 77 77 77 | DATE /~2/-8/ |
| County, or | | 19 |
| STATE OF HAWAIL, COUNTY OF Honolulu | } ss. | (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1 |
| | | |
| On <u>February 25.</u> the undersigned, a Notary Public in | 1981 before me, n and for said County and State. | 기 (1985년) 전 1 (1985년) 전 1 1 (1985년) 전 1 (1985년) 전 1 1 (1985년) 전 1 |
| personally appeared <u>Robert</u> | R. Cloutier | FOR NOTARY SEAL OR STAMP |
| known to me to be the person w within instrument as a witness th | nose name is subscribed to the. hereto, who being by me duly | THE PROPERTY OF THE PROPERTY O |
| sworn, deposed and said: That he 94-498 Ala Poai St., | resides at | (F) |
| he was present and saw F | rancis Fujioka | 2 2 |
| and dayle 1. Fujio | Ka | 3 2 3 |
| personally known to <u>him</u> in, and whose name is subscribe | to be the person described d to the within and annexed | |
| instrument, execute the same; and the name; thereto as a witness to said | hat affiant subscribed <u>their</u> | |
| Signature Curplain (| · Canhano | |
| | | |
| The undersigned is the legal owner and I trust deed have been fully paid and satisfied. | nolder of all indebtedness secured by | the toregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of |
| | | |
| estate now held by you under the same. Mail re | econveyance and documents to | parties designated by the terms of said trust deed the |
| none or usionities abbeitanting, and the record | Private classes by our and a second and | |
| DATED: A STATE OF THE PARTY OF | and Commercial and spinite invession | R. Aug. Securit - State Care Control - American - Ameri |
| Oslow | | Beneficiary |
| | our He is the effice of the Con- | le trattee for caucaligation petore accountaine mill pe mage. Stricture of Managar 10 Mrs. Managar County, |
| | which is serves. Doin must no delivered to it | le trustee for cancellation before reconveyance will be made. |
| ADDICA DUED | | |
| TRUST DEED | | STATE OF OREGON, |
| STEVENS NESS LAW PUB. CO., PORTLAND, ORE. | | County of Klamath SS. I certify that the within instru- |
| | On fort, described as: | ment was received for record on the |
| Grantor fregionally grants, but, | se the valence of a | 13th day of March 19.81, at 3:28 o'clock P.M., and recorded |
| in Beneficines, Grantor | SPACE RESERVED FOR | in book/reel/volume NoMB1on |
| THE STATE OF THE S | RECORDER'S USE | page4645or as document/lee/file/ instrument/microfilm No97137, |
| ECHONOL COLLEGE F. DORH | SE ANNE IN COEL A | Record of Mortgages of said County. |
| AFTER RECORDING RETURN TO | THE TOUCH | Witness my hand and seal of County affixed. |
| KIET (STORED), made al. | F. 40.28 47 F. 5. | 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 |
| R. D. Langeravron | least desp | Ryelyn Biehn County Clerk |
| 05624 | Andrew States | By COLOCU O. Comaga Deputy |