7465

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20998

TRUST DEED

4.35527

Jeroma & Kathleen Schart hereafter "Grantor," irrevocably grants, bargains, sells, and conveys , hereinafter "Trustee," in trust, with power of sale, the follow-Klamath County Title Company property in Klamath ing property in _ County, Oregon, more particularly described as:

See Exbit A

together with all and singular the hereditaments, tenements and appurtenances and all other rights belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

TO SECURE PERFORMANCE of the Grantor's obligation or der this agreement and for the payment of Three mousand six huncred eighty one Dollars, (\$3681.00) with interest thereon according to the terms of a promissory note dated <u>November 25, 1081</u> on which The Princy ille Bank, hereafter "Beneficiary," is the payee and Grantor is the maker the final novement of principal and interest on which if usid according to its terms will be made maker, the final payment of principal on <u>Novembor 25,1934</u> and interest on which, if paid according to its terms, will be made

The date of maturity of the debt secured by this instrument is that same date. If the property described herein or any part thereof or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the Grantor without obtaining the prior written consent of the Beneficiary, such a sale, conveyance, assignment, alienation or transfer shall be null and void and, at the sole option of the Beneficiary, without need of further notice, all ct ligations secured by this instrument, irrespective of any maturity dates expressed in this document or in the note shall become immediately due and payable.

Beneficiary, without need of further notice, all ct lightions secured by this instrument, irrespective of any maturity dates expressed in this document or in the note shall become immediately due and payable.
Granter warrants that the real property described heres is in to currently used for as realiural, timber or grazing purposes.
1. 'to protect, preserve and maintain the property and sity additions or improvements thereon made hereafter in condition and repair and not to remove or denolish any improvement is fixture upon the property not to commit any wast of the property.
2. To repair or restore promptly, in good and workma silk entities runner, any improvements which are now or may hereafter be constructed which shall become damaged or destroyed and pay immediately by not to commit any ensoring property is excured by this agreement.
3. To comply with all hava, regulations, ordinacces, curven all's conditions, restrictions, statutes and rules affecting the property secured by the sample viscuited on the property secured by the sample viscuited on the property secured by the sample viscuited on the property secured by the sample viscuited and commission and to pressol property because to the timps veenets located now and in the said premises against loss or damage by fire or other casualty compares a company with all maximenes to the improvements because of the improvements, whichever is less. Such insurance to the wintens and prove of the ender of any and a lift and the security interest of the Beneficiary in any mount is usuance on the impervements.
4. To provide and continuously maintain insurance on the improvement is usual to the Beneficiary and then to the Grantor as their interest shall append to the Beneficiary with loss payable clause is a triat any loss thereauter will be appended for all contex shall be contained as the interest shall append to the Beneficiary with as a payable clause is a triat any loss thereauter will be appended for all cont

7. To appear in and defend any action or proceeding purplying to affect the security 1 gives to powers of the termination of the transformation of the other covenants contained by additional costs and expenses, including costs of title search, title insurance and the Beneficiary or Trustee's altorney frees.
 As part and in consideration of the other covenants contained therein, all parties hereto are:

 a link event that any portion or all of the property shall be taken under right of emmony domain or condemnation or by the government in any way. Beneficiary shall have the reasonable costs, expression and atterney's fees paid and incurred by the Grantor and the Beneficiary in such proceedings and any remaining sums be applied first upon the indebidness to applied first upon the indebidness to applied first upon the indebidness in a promotify given request of the Beneficiary, pay incline or all of the indebid cess. Trustee way all actions are conserved and execute all instruments necessary to obtain such compensation.
 9. Upon written request of the Beneficiary, pay incline of the indebid cess. Trustee may a consent to the making of any more of full reconveyance for cancellation), any ecosement the receivant and the sub writtent affecting the liability of any person for the payment of the indebid cess. Trustee may a consent to the making of any map or plat of said property. (b) join in the sub writtent agreement affecting this deed and note for charge thereof. (d) reconvey, without warranting, all agreefly and any restriction thereon, (c) join in the sub writtent and the sub may be applied in a dobb cessary and execute all instruments necessary to obtain such compensation.
 9. Upon written request of Heneficiary, pay interest the net debid cess. Trustee way a consent to the making of any map or plat of said property. (b) join in the granting of the sub restricting the receiver any bedid state or person or persons legally

tion, including reasonable attorney fees upon any indebtedness seeu of hareby or obligation of the Grantor hereunder in such order as the Beneficiary in his sole discretion may ab solucity determine.
1) The entering upon and taking possession of said property, the ci lection of such rents, i sues and profits, or the proceeds of fire or other insurance policy or compensation or hereunder or in rahidate any act done pursuant to such notice.
12. Upon default of the Grantor and payment of any indebte has secured hereby or in his performance of any agreement hereunder or in the event the Beneficiary should, in forectoes the Struct of the Grantor hereunder or in the event the Beneficiary should, in forectoes the struct of the Grantor and payment of any indebte has secure and property together with the improvements thereon and all other things conveyed hereunder to satisfy of the event the endericary to self the struct of the struct of the struct of the State of Oregon. In the latter event, the Heneficiary or the Trustee's shall execute and cause to be record, and the event the State of Oregon. In the latter event, the Heneficiary or the Trustee's shall execute and cause to be record to the dolladitors secured hereby and the bister of Oregon.
13. Stold the Beneficiary left to foreclose by advertisement to disple, after default and any time prior to five (5) days before the date set; by the Trustee for the Trustee's and lexeness or in the state of the State of Oregon.
14. Other wise, the sale of the property and improvements shit. Lee had the and the default occurred, and thereby cure the date set. In the sale set, is obligation and limited to event the sale of the property and the principal is would not then be due had to default accurred, and thereby cure the date set. By the Trustee's and lexende study in which case all forecloses to a date set by the truste shall exected suff, in which case all forecloses to a struct study of the sale set. The property and the property a

sale. 16. For any reason permitted by law, Beueficiary may from time to time appoint a successor or successors to any Trustee named hereit or to any successor or Trustee ap-pointed hereinder. Upon such appointment and without conveyance to the subjessor Trustee, the latter shall be vested with all the title, powers and dutes conferred upon any Trustee herein samed or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by the Beneficiary, containing reference to this. Trust lead and its place of record, and such document shall, when recorded in the place of the County Clerk or Recorder of the county or counties in which the property is situated, be con-tlead or provided by the Strust when this deed, duly execute that extracted is inside a public record as provided by law. Trustee is not obligated to notify any party arreto of pending isle under any other deed of trust or of any action or proceeding in which the Granter, Beneficiary or Trustee shall be a party mission or proceeding is trooght by the Strustee.

The transfer is a state in the state of the 18 The Grantor covenants and agrees to and with the Beneficir r and those claiming under him and warrants that the Grantor is la grees to warrant and forever defend the teneto. The Grantor agrees to warrant and forever defend the same against all persons whatsoever. Grantor agrees no warrant and forever defend the same against all persons whatsoever. If the note the reunder as a condition of such written consent which claimst may be granted or without the prior written consent of the B 19. The Grantor warrant and forever defend the same against all persons whatsoever. (a) Printaryly for Grantor's personal family, household or agin allows purposes. (b) Yelf at coeximication, we will have be added as a supervision of the B and the Strust Deed are: (b) Yelf at coeximication, we will have be added ables done by the buryloss of the bar and the Strust Deed are:

written consent of the Beneficiary which may require a change in

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This deed applies to and inures to the benefit and binds all parties hereto, their heirs, legatees, devisees, administrators, executives, personal representatives, successors and assigns.

<u></u>	res, the masculine gender includes the feminine and neuter, and the singular e to carry this construction into effect. <u>Prino</u> , Oregon, on this <u>25</u> Hay of <u>Hovember</u>
in a current set name and sear.	
에는 것 같은 것 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 방법은 이 이 이 이 이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다.	Jerome & Eaterly
	(SEAL)
승규는 사람은 사망감 위에 여러 가지 않는다. 알려 가슴을 가져져 있는 승규는 사망가 있는 것 같은 것이 같은 것이 같은 것이 같은 것이 같이	Kathleen a Egbert (SEAL)
1996년 - 1996년 - 1998년 - 1996년 - 1996년 1997년 - 1997년 - 1997년 1997년 - 1997년 -	(SEAL)
STATE OF OREGON.	STATE OF OREGON County of
County of Deschutes	STATE OF OREGON, County of
November 25 , 15 81 .	Personally appeared
Personally uppeared the above named	
Jerome G. Egbert	culy sworn, did say that the former is the
Kathleen A. Egbert	president and that the latter is the
음악 바이지 가는 음악 바이지 않는 것이 가지 않는 것이다. 또 이제 가지 않는 것이 같은 것이 있는 것이 같은 것이 있는 것이다.	storetary of
	A correspond that it is the second start of th
and acknowledged the lovegoi g instru-	a corporation, and that the seal atlined to the foregoing instrument is the corporate seal of soid corporation and that the instrument was signed and scaled in behalf of soid corporation
trient to be 772161 ? voluntary act and deed.	
Belore me:	and deed.
OFFICIAL STORIC	Before me:
(SSAL) " A Marken	
Nerally Public for Oregon	Notary Public for Oregon (OFFICIAL
Wy commission expires: 22.85	My commission expires: SEAL)
No. 1	
	ST FUR FULL RECONVEYANCE
	ly when obligations have been paid.
	, Trustee
The undersigned is the legal owner and holder of all	
"rust deed have been fully paid and satisfied. You hereby a	ndebtedness secured by the foregoing trust deed. All sums secured by said re directed, on payment to you of any sums owing to you under the terms of ces of indebtedness coursed by seld.
haid trust deed or pursuant to statute to correl all and	in payment to you of any sims owing to you under the terms of
herewish together with said trust deed) and to reconvey, with estate now held by you under the same. Heil reconvey nore	nout warranty, to the parties desidential built it is a delivered to you
	the parties designated by the terms of said trust deed the
estate now held by you under the same, Mail reconveyance a	and elocuments to
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DATED., 19	Bereliciary
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DATED., 19	and occurrents 10
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DATED: , 19 De not lose or destroy this Trust Deed OR THE NOTE which it secures.	Bereficiary
DATED., 19	Bereficiary Bereficiary
DATED: , 19 De not lose as destroy this Trust Deed OR THE NOTE which is secures.	Bereliciary

SPACE RESERVED

RECORDER S USE

FOR

AFTER RECORDING RETURN TO The Prineville Bank High Lakes Branch P.O. Box 447 Reineville, OR 97754

Beneficiar /

······

Granter

County of _______SS. I certify that the within instrument was received for record on the ________day of _______, 19..., at...______o'clock...M., and recorded in book reel volume No...______on page ______or as document fee 'file/ instrument/microfilm No-Record of Mortgages of said County. Witness my hand and seal of County affixed.

ByDeputy

21000



The Prineville Bank P.O. Box 44.7 Prineville, Oregon 97754

HIGH LAKES BRANCH

EXIBIT A:

A parcel of land situate in the SEMME of Section 16, Township 23 South, Range 10 E.W.M., more particularly described as follows: Beginning at the SouthWest corner of New Pine Acres, a subdivision situated in the NEWSEL of said Section 16 and which point is the intersection of the Scuth line of reeve Road and the East line of Kurtz Road as shown on said plat; thence South 0°12'32" West, along the East line of Krtz Road, a cistance of 1249.02 feet; thence North 88°13'49" East 6(5.29 feet the the true point of beginning; thence continuing North 83°13'49" East 684.25 feet; thence North 00°07'30" East 307.24 feet; thence West 684.60 feet; thence South 328.27 feet to the point of beginning.

STATE OF OTTRON; COULE YOOF KLAMATH; is.

Filed for record oxxxxxxxxxxx

this 7 day of December A. D. 1981 03:35 order P. M. C.

duly recorded in Vol. M 81 , of Mtge on a c 20998

By Andres

EVELYN BIEHK, County

M.

Fee \$ 12.00