SN De voi se 14625 de ca de lier note este la contra la seconda de la contra de la	
TRUST DEED THIS TRUST DEED, made this ROBERT LEE SNOOK	10620
POPEDII T T	19
and PAEDDATA, Attorney at Law	, as Grantor
Grantor irrevocably grants, bardains, call	as Trustee,
in Klamath	y == Denenciary,
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of in Klamath County, Oregon, described as:	sale, the property
Lot 18, LLOYD'S TRACTS, Klamath County, Oregon	
Klamath R at	
s 0,000.00 Klamath Falls, Oregon severally promise to pay to the order of PATRICIA ANN SNOOK SIX THOUSAND 5 No (100	19 82
severally promise to pay to the order of	r) we jointly and
and it increan at the rate of 10 or	
hereof may be paid, all principal and interest, at the option of the holder of this note to be naid; interest to be naid reasonable attennave. If this note is plead in it of the holder of this note to be naid.	DOLLARS,
with interest thereon at the rate of 10% per anum from EXECUTION until paid; interest to be paid and it not so paid, all principal and interest, at the option of the holder of this note, to become immediately due and hereot may be paid at any time. It this note is placed in the hands of an attorney tor collection, I/we promise and an such reasonable attorney's tees and collection costs, even though no suit or action is filed hereon; if a suit or an action is f head or decided. TERMS:	collectible. Any part
TERMS:	iled, the amount of al therein, is tried,
\$3,000.00 due by August 20	
Interest due August 20 100 VVVVVV	cooh
and all fixtures now or herealter attrached	ditaments and ap-
thereon according to be and a no/100 and agreement of grantor herein contained ar	
nnal payment of principal and interest hereol, if not sooner paid, to be due and namely and interest hereol, if not sooner paid, to be due and namely and the source of th	llars, with interest le by grantor, the
1. To protect, preserve and maintain said property in good condition not to commit or permit any waste of said property. 2. To complete or restor building or improvement thereon; 2. To complete or restor (a) consent to the making of any person for the payment of the indeb	
and repair, not to remove or demolish any building or improvement thereon; To complete or restore promptly and in good and workmanlike destroyed thereon, and gow when due all costs incurred therefor. 3. To comply with all laws, ordinances, reduktioned therefor. tions and repair; not to to restore promptly and in good and workmanlike destroyed thereon, and gow when due all costs incurred therefor. tions and repair; not to to restore promptly and in good and workmanlike thereoi; (d) reconvy, without warrant, all or any ordinances are reduktioned therefor. tions and repair; not to restore promptly and in good and workmanlike destroyed thereon, and gow when due all costs incurred therefor. tions and repair and there there there there there there in some without warrant, all or any and there there in some without warrant, all or any and there there in some there there in some there in some there in some there there in some there in som	Redness, trustee may property; (b) join in
ions and restrictions affecting such invariances, regulations, coverants, condi- ion in executing such inservice and property; if the beneficiary so read, condi- legally entitled thereto, "and may be described as the	the lien or charge of the property. The
juin in executing such financing straining hyperby? If the beneficiary so request to the beneficiary may require and to pay lor filing same to the builder of the beneficiary may require and to pay lor filing same to the builder of	fees for any of the
4. To provide and continuously maintain insurance on the buildings	receiver to be ap- of any security for
an amount not less than t	ise collect the rents,
deliver said policies to the beneficiary at least first such as used in the sentence and to be the sentence and the sentence a	said property, the
the beneficiary may procure the same at grantor service and buildings, collected under any fire or other insurance policy may be applied by beneficiary cary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entite amount cary upon any indebtedness secured hereby and in such order as beneficiary any part thereof may be secured hereby and in such order as beneficiary any part thereof may be applied by the secure and the application or release thereof as aloresaic the beneficiary the secured hereby and in such order as beneficiary any part thereof may be applied by beneficiary the secure of the secure o	s of life and other g or damage of the d, shall not cure or date any set des
any part thereol, may be released to granter the entire amount so collected or hereby or in his performance of any arter and any in	debtedness secured
5. To keep said premises Iree from mechanics' liens and to pay all direct the frustee to foreclose this to direct the frustee to foreclose this tor mortg	ust deed in equity
charges become past due or delinquent and promptly deliver receipts therefore to beneficiary; should the granter fail promptly deliver receipts therefore the property to satisfy the obligation of sell and the second term of the obligation of of	e and cause to be the said described
by direct payment or by providing beneficiary with lunds with which to	then required by provided in ORS
trust deed, shall be added to and become a part of the debt secured by this vely, the entire amount the beneficiary or his successors in coverants beneficiary of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of any rights arising from beneficiary or his successors in the secure of a secure	interest interest by
erty hereinbelore described, as well as the grantor, shall be bound to the endorcing the terms of the obligation and trustee's and attor same extent that they are bound for the payment of the obligation and trustee's and attor described, and all such as the grantor of the obligation and trustee's and attor	ually incurred in
render all and the nonpayment thereol shall, at the pinon of the beneficiary, 14. Otherwise, the sole diamised by the trustee.	It, in which event
	at the time and id property either cel or parcels at
7. To appear in and delend any action or proceeding purporting to plied. The recitals in the deed of any matters of lact warranty of the security rights or powers of beneficiery or the security rights or powers of beneficiery of the security rights of	y law conversion
any suit for the foreclosure of this deed to pay all costs and expenses, in- cluding evidence of title and the beneficiary's or trustee's allocation of attorney's less medication and beneficiary's or trustee's allocation of attorney's less medication of attorney's less medication of attorney's less medication of the powers provide	e, but including
decree of the trial court, grantor further agrees to pay such sum as the analysis and the obligation secured by the trust deed, (3) performent of the subsequent to the trust deed, (3)	arge by trustee's
It is mutually agreed that: 8. In the synthese that the order of their prior. 8. In the synthese that the order of their prior.	ity and (4) the entitled to such
right, il it so elects, to require that all or any portion of the monies payable conveyance to the successor or successors to any trustee named hereunder. Upon such asking, which are in excess of the monies payable conveyance to the successor is successor in a successor is and the monies payable conveyance to the successor is successor in a successor is and the monies payable conveyance to the successor is successor in a successor is an and the successor is and the monies payable conveyance to the successor is and the successor is an adversary trustee appointed hereunder. Upon such appointers is an adversary trustee to the successor is a successor is a successor in the successor is a successor is a successor is a successor in the successor is a s	r from time to
applied by it first upon any reasonable costs and espense and eleverary paid or instrument executed by beneficiary conditions shall be mained in the trial and conditions and espense and espense and eleveration and instrument executed by beneficiary conditions shall be mained in the trial and conditions conditions and espense and eleveration and in the trial and conditions and espense and espense and eleveration and its second to be a sec	d or appointed
secured hereby; and grantor agrees, at its own expense, to take such actions and be conclusive proof of proper appointed in the office and execute such instruments and execute such instrumen	of the County
9. At any time and irom time to time upon written request of bene- ficiary, payment of its tees and presentation of this dead, dualy and the provided by law.	executed and Trustee is put
The grantor coursests in the note for shall be a party unless such action or normality to benetic.	other deed of lary or trustee y trustee,
fully seized in fee simple of said described real property and has a valid, unencumbered title thereto	he is law-
NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank treal promyty of this state its subsidiaries affiliates, agents or branches.	

FORM

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10626 and the second second the second procession of The second research and address to spail with the large and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (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 by making required disclosures; for this purpose, if this instrument is to be a FIRST lien 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 opposite.) (ORS 93.490) STATE OF OREGON, County of Klamath)ss. Personally appeared ROBERT Lee Snook Personally appeared the above named Robert ROBERT Lee On OK who, being duly sworn, each for himself and not one for the other, did say that the former is the Lee Snook and acknowledged the loregoing instrupresident and that the latter is the ment to be his voluntary act and deed. secretary of and that the seal affixed 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. Before mere Sally A WARS (FFICIAL Before me: (OFFICIAL SEAL lob pros or OlAbor SALLY'S WATTERS OregorSALLY A. WATTERS NOTARY PUBLIC - OREGON Notary Public for FFICIAL My commission e TOTARY PUBLIC - OREGON SEAL) My Commission Expires 10.1.89 My Commission Expires 10. 1 , Ql ŝ the .or as Reccertify that the within instru-Grantor 82 recorded Clerk Beneficiary Title Deputy uo 19. sea! RUST DEFD ik M. 82. on page 10625 fee number 14625 said County. record PATRICIA ANN SNOOK SNOOK and and Evelyn Biehn County County of Klamath FORM No. 481 o'clock AM., received for r hand STATE OF OREGON LEE Mortgages of Witness my ROBERT County affixed. book. M. was at.11:26 in book M day ment 16 ð filing REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. 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 suid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) 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 toauq Sold Br DATED: , 19 1906 Helek i Land THIS TRUET DECD, and the Bonoficiary Do not lossed or delivered to the trustee for concellation before reconveyance will be made.

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