| | ASSIGNMENT OF RENTS Page | ∍ <u>10310</u> |
|--|--|--|
| DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION June 29, 1983 | DATE FUNDS DISSURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION July 5, 1983 GRANTOR(S): []] Richard W. Hockens []] Marlens Hockens | ACCOUNT NUMBER 3654-401010 |
| Klameth Felis, Oregon 9760t S S S < | VAME OF TRUSTEE Transamerice Tit | NKDR |
| By this theed of Trust, the undersigned Grantor (all, if more than one) for t principal sum of \$33160:79 from Grantor to Beneficiary named above he the following described property situated in the State of Oregon, County of portion of Lot 1, PINNEYS ACRES, in the County of escribed as follows: eginning at the Southwest corner of said Lot 1; /8 inch iron rod; thence South 89 21' 15" East, outh 00° 38' 45" Wast, 288.78 feet to an iron rod; | thence North 40 ⁰ 38' 35" East 107.50 feat to a 5/8 inch iror | r in trust, with power of sale, TRE particularly 311.99 to a Ard: thence |
| Together with all buildings and improvements now or hereafter erected there alr-conditioning equipment used in connection therewith, all of which, for the i described, all of which is referred to hereinafter as the "premises". The above described real property is not currently used for agricultural, timber TO HAVE AND TO HOLD said land and premises, with all the rights, privile administrators, successors and assigns, upon the trusts and for the uses and purpos Grantor also avigns to Beneficiary all rents, issues and profits of said premises. of the premises, during continuance of default hereunder, and during continuance collect and enforce the same without regard to adequacy of any security for the in FOR THE PURPOSE OF SECURING: (1) Performance of iseachiagreement of G at the agreed rate in accordance with the terms and conditions of the above me reference to which is hereby made, until paid in full at or before maturity, of as thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Granto obligated to make any additional loan(s) in any amount: (4) The payment of for All payments made, by Grantos(s) on the obligation secured by this Deed of Trust FIRST: To the payment of taxes and assessments that may be levied and a and expenses agreed to be paid by the Grantos(s). CUIDESECONDIGS Despinent of the interest due on said loan. THIRD: To the payment of principal. | on and heating, lighting, plumbing, gas, electric, of purpose of this Deed of Trust, shall be deemed fis or grazing purposes. eges and appurtenances thereto belonging to trus ses following, and none other. reserving the right to collect and use the same with ce of such default authorizing Beneficiary to enter to ndebtedness hereby secured by any lawful means. Zantor contained, herein; (2) Payment of the princip entioned Promissory Note executed by the Granto extended or rescheduled; (3) Payment of any addit kill connection with any renewal or refinancing, built money that may be advanced by the Beneficiary to teet the security or in accordance with the covenant shall be applied in the following order: assessed against said premises, insurance premiums, in XXLIGUE EOCKGUM | entilating, refrigerating and clures of the property above tee and his heirs, executors, we without taking possession pron said premises and/or to al sum with interest thereon rin favor of the Beneficiary, ional amounts, with interest the Beneficiary shall not be Grantor or to third parties, is of this Deed of Trust. |
| TO PROTECT THE SECURICY HEREOF, GRANTOR(S). COVENANTS AND and such other casualties as the Beneficiary may specify, up to the full value o amounts, and in such companies as Beneficiary may from time to time app Beneficiary and that loss proceeds (less expenses of collection) shall, at Benefic restoration of said improvements. Such application by the Beneficiary shall not vevent of Foreclosure, all rights of the Grantor in insurance policies then in forre sl liens (including any prior Trust Deeds or Mortgages) and assessments that may acc secured hereby, or upon the interest of Beneficiary in said premises or in said de- law for the first interest or penalty to accrue thereon, the official receipt of the event of default by Grantor(s) under Paragraphs 1 or 2 above, Beneficiary, at its and collectible or not), may (a) effect the insurance above provided for and pay assessments without determining the validity thereof; and (c) such disbursements Trust and shall bear interest from the date of payment at the agreed rate, (4) To f within one hundred 'eiphty days or restore promptly and in a good and workma thereon, and to pay, when due, all claims (or laboy performed and materials furn in full compliance with the terms of said Promissory Note and the premises h releasing or affecting the personal liability of any person for the payment of said i for the full amount of said indebtedness then remaining unpaid, and no change is uch personal liability or the lien hereby created. (6) That he is seized of the pre- be does hereby forever warrant and will forever defend the title and possession the | of all improvements for the protection of Beneficia rove, and to keep the policies therefor, properly clary's option, be applied on said indebtedness, wh cause discontinuance of any proceedings to forcelos hall pass to the purchaser at the foreclosure sale, (2) rue atainst the above described premises, or any pa but, and procure and deliver to Beneficiary ten (10) of broper officer showing payment of all such taxes option (whether electing to dachare the whole indebt "the reasonable premium's and charges the whole indebt "the reasonable premium's and charges the whole indebt "the reasonable times for the purpose of inspecting nilke manner any building which may be construc- ished therefor, (5) That he will pay, promptly, the is st' and that the time of paynicit' of the indebtedness tere in described may, without notice, be released ff indebtedness or the lien of this instrument upon the in the ownership of said premises shall release, red emises in fee simple and has good and lawful right to revol against the lawful claims of any and all persons | try in such manner, in such :- endorsed, on deposit with ether due of not, or to the se this Deed of Trust. In the P To pay when due all taxes, et thereof, or upon the debt avs before the day fixed by and assessments. (3) In the tedness secured hereby due pay all said taxes, liens and ion secured by this Deed of sting or hereafter erected in trary to laws, ordinances or the premises, to complete ted, damaged or destroyed madebtedness secured hereby is hereby secured, or of any orm the lien hereof, without remainder of said premises uce or otherwise affect any o convey the same; and that ; whatsoever. |
| IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail or nep become due, or upon default in the performance of any agreement hereunder, on action or proceeding be filed in any court to enforce any lien on, claim again Beneficiary under this Deed of Trust or under the Promissory Note secured here on the application of the Beneficiary or assignee, or any other person who may be may execute or cause Truster to execute a written Notice of Default and of Elec Trustee shall file such notice for record in each county wherein said property of Trustee, the Promissory Note and all documents evidencing expenditures secured thereof as required by law. | glect to pay installments on said Promissory Note or upon sale or other disposition of the premises bust or interest in the premises, then all sums owin by shall immediately become due and payable at the entitled to the monies due thereon. In the event ction To Cause Said Property To Be Sold to satisfy | as the same may hereafter y Grantor(s), or should any g by the Grantor(s) to the e option of the Beneficiary of such default, Beneficiary, the obligations hereof, and |
| (2) Whenever all or a portion of any obligation secured by this Trust Deed has bee samesumptions, permisms for insurance or advances made by a Beneficiary in accord in the trust property, or any part of it, any Beneficiary under a whorthmate To the property, at any time prior to the time and date set by the Truster to the Beneficiary or his successor in interest, respectively, the entire amount then due cluding costs and expenses actually incurred in enforcing the terms of the obliga- other than such portion of the principal as would not then be due had no defaul proceedings had or instituted to forceinse the Trust Deed shall be dismissed or di- remain in force the same as if no acceleration had occurred. | come due by reason of a default of any part of that lance with the terms of the Trust Deed, the Grantor ust Deed or any person having a subordunate hen or Trustee's sale if the power of sale therein is to be e under the terms of the Trust Deed and the oblig ations and Trustee's and Attorney's fees actually in | obligation, including taxes, or his successor in interest encombrance of record on exercised, may pay to the attom secured thereby (in- icutred if allowed by law) |
| (3) After the lapse of such time as may then be required by law following the rehaving been given as then required by law, Trustee, without demand on Grantor(said Notice of Sale at public auction to the highest bidder, the purchase price p. conducting the sale may, for any cause he deems expedient, postpone the same f postponement shall be given by public declaration thereof by such person at the to longer than one day beyond the day designated in the Notice of Sale, notice the shall execute and deliver to the purchaser its Deed conveying sid property so sold, Deed of any matters or facts shall be conclusive proof of the truthfulness thereof. A | (3), shall sell stud property on the date and at the ti ayable in lawful money of the United States at the from time to time until it shall be completed and, it ime and place last appointed for the sale; provided, reof shall be given in the same manner as the origi- bit without the same time same manner. | me and place designated in e-time of sale. The person is every such case, notice of if the sale is postponed for nal Notice of Sale, Trustee |

Trustee shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of the Trustee's and Attorney's fees; (2) cost of any evidence of title procured in connection with such sale and revenue stamps on Trustee's Deed; (3) all other sums secured hereby; and (4) the remainder, if any, to the person or persons legally entitled thereto, or the Trustee's in its discretion, may deposit the balance of such proceeds with the County Clerk of the County in which the sale took place.



such proceeds with the County Clerk of the County in which the safe took place.

(4) Grantottel agrees to surrender possession of the bereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been surrendered by Grantottel, of the bereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been surrendered by Grantottel, of beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county in which said property or some part thereof is situated a Substitution of Trustee, From the time the substitution is filed for record, the new Trustee shall succe to all the powers, duties, authority and title of the Trustee named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof shall be given and proof thereof made, in the manner provided by law. (6) Upon payment in full by said Grantur(s) of his indebtedness hereunder, Trustee shall reconvey to said Trustor(s) the above-described premises according to spare a services and a service payable in the full many 1. 80 1. 10 (7) Should said property or any part thereof be taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, to the extent necessary to liquidate the unpaid balance, including accured interest, of the obligation secured by this Deed of Trust.

(8) Notwithstanding anything in this Deed of Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, every to the extent that the same may be legally enforcedule; and any provision to the contrary shall be of no force or effect.

(9) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessers and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate, because the strate of the singular shall be construed as plural where appropriate, because the strate of the singular shall be construed as plural where appropriate.

(10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(11) Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee. (12), The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale hereunder be mailed to

THE MUTELLEY AGENCE THAT (1) If the and Graphers) shall not a brever to par multimentation and from our solar many new new housing the product of the performance of an attention in the multimentation and the performance of an attention in the multimentation of the performance of an attention of the performance of an attention in the multimentation of the performance of an attention of the performance of an attention in the multimentation of the performance of a statement of the performance of the performance of an attention of the performance of an attention of the performance of the performance of an attention of the performance of

release as strong, its sprace of the function for the particle transmission of the functional data matching one for the particle of the second for the second formation of the second formation of

| igned, sealed and delivered in the presence of the providence of t | | n an na bhairtean a bhairtean a bhairtean a 12 Anna Anna Anna Anna Anna Anna Anna Ann | n den en sen light i statetij, meen nint in die in strengt van de name In winden stateten minster Gester stateten in steel die stateten men sen in die stateten stateten. |
|--|--|--|--|
| and a second second Second second | - July | fullaken | Station And State of State State State |
| สารกระจะที่มากการสารสินสาราสมาราว จากระสุราชการสารมีสมสมาราชสุดสิน ไปการการ การสารกระจะการสารสารกระจะการสารสารกระจะการสารที่สารมากการสารสารสาร | 2.0 | | provide the provide of the second |
| Witness Witness Beiter in Beiterite in Proprietiers | 영국의 가는 바람을 들었다. 그러나 한다니는다. | | (SEA) |
| no de la construction de la constru Intro de la construction de la const | | | ing and mark and the second |
| falleliteg apple filst large provingly (hersiersproteine et aller filse filse) Brei Afler | energie F.Gastarata and The Bree | ્યેલુ સારાવેલ્થી કારણે હતારી વેલાવે છે. વિદ્યાર્થિય છે કે છે છે વિદ્યાર પંચાર | nie w water in a state of the s |
| i auto of the second seco | de bill subser in all mibriers. 2011 : Die State de Californie | nen 1995 - 1995 - 1995 - 1995 - 1995 1995 - 1995 - 1995 - 1995 - 1995 - 1995 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 1995 - 19 | Personally appeared the above name |
| THEFT, I. A. MAN AND THE AT PRODUCTS. | 한 바람이 있는 것이 있는 것이 있는 것이 있다. 이 가격하는 것이 있는 것이 있는 것이 있는 것이 같이 있는 것이 같이 있다. | | |
| d separate daried to be part by the fatanticity, which is a series of the fatanticity of the series | | <u>leze Hockema</u> | an nan |
| nowledged the foregoing instrument to be the the the | voluntary act and | deed, as for the states and the | ាយទៅលើក នេះ មើ ង ទ ំដូល ្ប មីភ្នំដំរីវីដំរូកក្រុមអង្គ |
| | Eller for a sure of the second | My Commission expl | 12/29/85 |
| Notary Public for Oregon to Anna State Sta | The second se | 내 한 1월 5월 1일 동안 영상 문의 가장에 있었다. | n an ann an ann ann ann ann an ann ann |
| TRUSTEE: | ST FOR FULL RECONVEY | ANCE | n an Andreas ann an Anna Anna Anna Anna An Anna Anna |
| gener mangement i alle recent recent or restants rectantly for first distance in the state | and the star star which we are the | AND A PARTY & PARTY OF A | |
| the indersigned is the legal owner and holder of all indebt d you are requested, on payment to you of any sums owing to | you under the terms of said | Deed of Trust to cancel all | evidences of indebtedness secured l |
| d Deed of Trust, delivered to you herewith and to reconvey, w ld by you under the name. | ithout warranty, to the par | ties designated by the term | s of said Deed of Trust, the estate no |
| Mail Reconveyance to: | it | | a in a substantia de la companya de Nome de la companya d |
| anadhining an man is man an anna ann an an an an an an an an | 성상에 많을 수 있는 | 한 소리는 동네 공기에서 | |
| (2) 1925-1928년 문화학·1219년 1921년 1921 | | | |
| gether with all huldongs, and hugdineericals cave of bereation Townshires a substitution is not an endowed there with all of an an | | | a de la del a la constante de constante de la c |
| | | | i Standar () janus kirjangan terus kirjangan terus kirjangan terus kirjangan terus kirjangan terus kirjangan te Kirjangan terus kirjangan terus kirjangan terus kirjangan terus kirjangan terus kirjangan terus kirjangan terus |
| gether with all this one is for the second case of heredist | •••••••••••••••••••••••••••••••••••••• | | State of Control Control Control of the State of State |
| 17 00 west atoms the South table of a | By | Tunnar an | |
| 18 00 300 ot loss ot qeito Souch 1412 of a south 1412 of a sou | energe forst a sur parties for a | ancellation bafore reconve | /ance will be made. |
| Inch 1703 rod; chance South 65" 21. 10 17 00 506 utions chatton the South this of a 17 00 9830 - 1003 cha South this of a paper with all number out nearestness car of here(). | By | ancellation before reconve | /ance will be made. |
| 18 00 300 ot loss ot qeito Souch 1412 of a south 1412 of a sou | By | ancellation before reconve | /ance will be made. |
| rthed as fullows: rthed as fullows: mning at the Southesst corner of Said inch iton rod; thence South 35° 21' 15 in 00 500 uniors of deinovithe south interview 17 00 junct along the South interview paper with all numbers and monorcent corner of breath paper with all numbers and monorcent corner of breath page of the breath pa | Collection of Carden | ancellation before reconve | vance will be made, · ILOV LOS EVEC (II. ST II. |
| The second secon | Contraction of the second seco | () State (E. Oxiero artin 40 ⁰ 35' 35' set to a 5/8 incl subline, pluming, the indume, pluming, the | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| Reference of the second | Coenty of Assessment Reserved for the Harrison (0.1) Reserved fo | <pre>id read state state</pre> | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| an 00 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2 | Cost i Contra Co | All Striss of Corpus | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| Principal and the second and the sec | Cost i Contra Co | All Striss of Corpus | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| rundog at the Southeast corner of said indice as fulloat: Inch iton rod; thance fourth 350 21. 15 inch iton rod; than a management of said inch iton rod; than a management of a said inch iton rod; than a fourth 350 21. 15 inch iton rod; than a fourth 350 21. 15 inch iton rod; than a management of a said inch iton rod; than a management of a said inch iton rod; that a south 1400 a said inch iton rod; the south 1400 a said inch iton rod; that a south 1400 a said a | By By By By By By By By By By By By Construction County Co | <pre>id read state state</pre> | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| The se fuller: The se fuller: | delivered to the Arustee for the East, 101, 50 for the East, 100 for the East, 100 for t | All Striss of Corpus | vance will be made, > ITOF NOS: EF45 GII:30 on to I |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | All Striss of Corpus | Ance will be made. |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | (({ | Ance will be made. |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | <pre> [iocreter] [iocreter]</pre> | Ance will be made. |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | <pre> [iocreter] [iocreter]</pre> | rance will be made. |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | (1 11. 10.5000 200 - 20 | Ance will be made. |
| The sub- sub- story construction of the second seco | By By et; By deliving to the Russes for the East; 101, 20 to the East; | in the second | Ance will be made. |
| TR. M. S.A. E. C. A TRANSPORT OF A DECORD PROCESSION OF A DECORD PRO | By By By By By By By By By By By By By B | ((1. 10050002 7. 100 - 2000 - 200 ((1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 | Ance will be made. |