TN-1 KCICO

HIRM 31221

TRUST DEED

Vol. 1083 Page 20637

0	Dennis W. C	lark		***************************************	
as Grantor,	Klamath Count	y Title Co.		······································	s Trustee and
as Beneficiary,	de E. Pitcher	and Velma I.	Pitcher, h	usband and v	wife
Grantor irrevocal	oly grants, bargains,County, On	WITNESSETH sells and conveys to	!:	with power of sale	e, the property

USOSU DRED

see reverse

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 fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING RERFORMANCE of each of grant of grantor herein contained and payment of the

(\$30,000,00)

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

Ine above described real property is not currently used for agricustic tropic t

join in esseuting such financing statements pursuant to the Uniform Commercial and the security such financing statements pursuant to the Uniform Commercial and the security such and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by lire and such other hazards as the beneficiary, with loss payable to the training an animount not-less than \$\frac{3}{2}\$. ALISTICAL D. C. The security of the security and an animount not-less than \$\frac{3}{2}\$. ALISTICAL D. C. The security of the security of

(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 subordination or other agreement affecting this deed or the lien or charde frantee in any reconvey, without warranty, all or any part of the property. The legally entitled thereto, and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any security for 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, less costs 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 collection of such rents, issues and profits, insues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or pursuant to such notice.

waive any 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 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 his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall ix the time and place of sale, give motice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.740, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding the amounts provided by law) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

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 property 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 expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having tecorded liens subsequent to the interest of the trustee interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinflet. Upon such appointment, and without conveyance to the 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 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 esecuted 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, 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 hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.515.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the beneficiary and those claiming under him, refully 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 tor grantor's personal, tamily, household or agricultural purposes (see Important Notice below),

— purposes,

— purposes,

— see the 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 and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 of selection with a such word is defined in the Truth-in-Lending Act and Regulation z; the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase with the Act is not required, disregard this notice.

STATE OF OREGON, County of Klamath

December 5 . 19.83 Personally appeared the above named.

Dennis W. Clark

and acknowledged the locegoing instrument to be his Ricel voluntary act and deed. SEAL)

6 Notary Public for Oregon My commission expires:

(ORS 93,490) STATE OF OREGON, County of ...

Personally appeared

duly sworn, did say that the former is the.... president and that the latter is the.....who, each being first

a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and each of them acknowledged said instrument to be its voluntary act

(OFFICIAL SEAL

Beginning at an iron pin on the East line of Lot 1 which lies South along Post 1 in of lot 1 a distance of lig 2 feat from the iron oin which marks the Past line of Lot 1 a distance of 118.2 feet from the fron pin which marks the Mortheasterly corner of Lot 1, Block 1 of Re-subdivision of Blocks 2B and 3 of Homedale in the Rivet of Section II. Township 39 S., R. 9 E.W.M., in Klemath County, Oregon, and running thence West at right angles a distance of 76.3 feet to an iron pin; thence South parallel to the East line of Lot 1 a distance of 256.3 feet to an iron pin which lies on the Northerly right of way line of Leland Drive; thence following the Northerly right of way of Leland Drive a distance of 96 feet to an iron pin; thence North along the East line of Lots 2 and 1, Block 1 of Re-subdivision of Blocks 2B and 3 of Homedale a distance of 314.6 feet, more or less, to the point of beginning, said tract containing 0.5 acres, more or less, and being portions of Lots 1 and 2 and the irrigation of the print of parameters of Pinche 2R and ditch right of way as shown on the plat of Resubdivision of Blocks 2B and 3 of Gitch right or way as shown on the plat or ke-subdivision or micked in the Eine; of Section 11, Township 39 South, Range 9 Rest of the

not lase or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

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	TRUST		secures. Both must be delivered to the trustee for concellation before reconveyance will be made.			
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- 11-				STATE O	OREGON,	
- 11		Treat Chair Chaid	P. Charles C.	County	OREGON,	
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