803 Mairestait" Suite 103 Klamath K-38669 Page 515 @ MAI Vol COLLITHIS TRUST DEED, made this 24±h day of June THE BECOME DO SELENT TO JOSEPH E. JOHNSON, 19 86, between KLAMATH COUNTY TITLE COMPANY, as Trustee, and

INST DEED INte restricti

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as Beneficiary,

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OF

JAMES W. CHAMBERS

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in .

Lot 8 in Block 12 of Stewart, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. [HO2], DEE]) 가는 가 같다. 것같은 것같은

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together with all and singular the tenuments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the ronts, issues and profile thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each, agreement of granter herein contained and payment of the

sum of _____EIGHT_THOUSAND_ONE_HUNDRED_FIFTY-FIVE_AND_70/100s------

not sconer paid, to be due and payable. <u>November 22</u>, 19, 92 The date of maturity of the debr secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust clead, grantor agrees: 1. To protect preserve and maintain and property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or results of and property. 2. To complete or remove promptly ind in good and workmanike destroyed thereon, and pay when due all costs insured therefor. 3. To comply with all low, ordinance, refulations, covenants, condi-tions and restrictions all clearly easted property. To comply with all low, ordinance, refulations, covenants, condi-tions and restrictions all clearly easted property. To comply with all low, ordinance, refulations, covenants, to clai Cost Intercent gradements pursuant to the Uniform Commer-proper public-offices, at well as the cost of all lien earchers made by limg officers or offices, at well as the deemed desirable by the beneficiary. 4. To provide and continuously maintin invesses of the built.

ioin in executing wich thanking we publicly, if the beneficiary so requests, to call Gode as the beneficiary Thor requires the top may for filing same in the by filing ollicers or esarching addincise as may be deemed desirable by the beneficiary. Drove or searching addincise as may be deemed desirable by the beneficiary. Drove of the search on the said premises adart loss or damage by the and such other created on the said premises adart loss or damage by the and such other created on the said premises adart loss or damage by the and such other created on the said premises adart loss or damage by the and such other created on the said premises adart loss or damage by the analysis of the beneficiary at least loss or damage by the data such other created on the said premises adart loss or damage by the analysis of the beneficiary at least litteen datab insured. If the frantor shall, bat for any reason to procure intery as soon as insured. If the frantor shall, hat for any reason to procure intery as been beneficiary at least litteen datab insured. The amount collected the same at genot's such order as beneficiary at least litteen datab insured and building and the same databy and in uuch order as beneficiary at least litteen datab insured and building and the same at genot's lick inplation or release thened in any part thereol, may be released to gray the dist interventer or invalidate any part thereol, may be released to gray the such taxes, assessments and other that any be lowied or assessed upon or other addressed perpendent file of address payrant of any of a second the same fail of the desire payrant in the solution or receives the same at the oblightion described to any of the addressed perpendent fail of the desire payrant thereol, any of providing bereficiary at least in the bell second or invalidate any default or such apartment of any payrant thereol, any of the addressed perpendent fail of the desire payrant in the desires and a solution or second or invalidate any of the arrow any of the desires a

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(a) consent fo the making of any map or plat of said property; (b) join in any subordination or other greenment of creating any restriction thereon; (c) join in any subordination or other greenment allocting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The legally entitled thereto, and thus there in a lary reconvey and the property. The legally entitled thereto, and there in any reconvey and the protocol at the 'internation' or other internations of the thereto, and there in any reconvey and the protocol at the 'internation' or other states and there in any reconvey and the protocol at the 'internation' of the truther and there in any reconvey and the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without notice, either in parson, by agent or by a receiver to be appointed by a court, and without not and take possession of said property, the same, less and expenses of operation and calcular, and and there and prolite, including those past the proceeds of line and prolite, including those past and here of a said property, the collection of such rents, issues and prolites or compensation or awards for any lands and and and other as being or here by a far easily of the same.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolites or invalidate any act don't application or release thereof as a new staff or damage of the entry and there any at the section may concells of line and other aver any default or notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby and payable. In staff, and any and any determine the such as a new staff, and any any determine the same the secured, the beneliciary at his election may proceed to foreclose this trust deed by the contiget of the same to be recorded his written notice of alay any determine the sa

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delault or delaults. If the delault consists of a haiture to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault cost and expenses. actually incurred in enforcing the obligation of the trust deed by law, "It further and altorney's less not exceeding the amounts provided by law."

Togenner, with institute a and altorney's lees not exceeding the amounts provided by law. 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 case parcel or ... as exparate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law conveying the property is sold, but without any covenant or required by law conveying the truthulness thereot. Any person, excluding the trustee, but including the former and beneficiary, may purchase at the sale. 15. When trustee salls purchase the the parces provided basin trustee.

the grantor and beneticiary, 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, in-cluding the comproceed 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 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, if any, to the grantor or to his successor in interest entitled to such such as the subsequent of the subsequent successor in interest entitled to such surplus.

surplus. Surplus. 16. Beneticiary may from time to time appoint a successor or succes-mora to any firustee named herein or to any successor trustee appointed here-under. Upon any trustee and the successor trustee appointed here-trustee, the latter shall be vested with all tille, powers and duties conterred and substitutions herein named or appointed hereunder. Each such appointment and substitutions herein herein by written instrument executed by beneficiary, which, when recorded her mode by written instrument executed by beneficiary, which the property is allusted, shall be conclusive prool of proper appointment of the successor trustee.

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 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 bereunder must be either an attarney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do buiness under the lows of Oregan or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agen's or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor coverisms and agrees to and with the beneficiary and those claiming under him, that I fully seized in tee simple of said described real property and has a valid, unencumbered title thereto exc an Agreement, dated March 31, 1976, executed by JOHN O. GRAY and LORA to DENNIS F. BROWN, recorded April 15, 1976 in Volume M76 page 5130, 1 records of Klamath County, Oregon. and that he will warrant, and forever detend the same against all persons whomsoever.	cept
to DENNIS F. BROWN, recorded April 15, 1976 in Volume M76 page 5130, 1 records of Klamath County, Oregon. and that he will warrant and forever defend the same against all persons whomsoever.	H. G Deed
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 (a)* primarily for granto, special of the loan represented by the above described note and this trust deed are: (b) for an organization, or feren if grantor is a rational purposes (see Important Notice below), 	
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, or personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHIREOF, said grantor has hereunto set his hand the day and year first above writte * IMPORTANT NOTICE: Delete, by liking out, whichever warranty (a) er (b) is	e contrac masculin
beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Statents Ness Form No. 1319; or equivalent. If compliance with the Act is not required, disregard this notice.	
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(SEAL) Notar Public for Oregon Notary Public for Oregon Mary Commission expires: 8/27/87 My commission expires:	(SEAL)
Descriptions of the state of th	
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured b trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the te said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered a herewith together with said trust deed) and to reconvey, without warranty. to the parties designated by the terms of said trust dee estate now held by you under the same. Mail reconveyance and documents to	to you
DATED:, 19,	•
Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
TRUST DEED	
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