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IHIN THINT DEED	
	, as Trustee, at
A MALIN.	an Trustee, al
as Denenciary,	
Grantor irrevocably grants, bargains sells and co	ESSETH: The property of sale, the property o
user, oregoi, descr	10ed as:
LOT 6, BLOCK 1, HARBOR ISLES TRACT #	1209 A Kine Markov Antalas Constanting
S CRUSTIONED	「「「「「」」 「「「「」」 「「」」 「「」」 「」」 「」」 「」」 「
	$\frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right) \left(\frac{1}{2} + \frac{1}{2} \right) \left(\frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right) \left(\frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right) \left(\frac{1}{2} + \frac{1}{2} \right) $
This trust deed is one of two securing a • Robert J. and Linda dba Klamath Docise As	loan to Pedersen, Tomas & Parrell; Bogatay,
of May 1, 1987 in the amount of \$70,000.0	
Beether with all and singular the tenements, hereditaments and a two or hereafter appertaining, and the rents, issues and profits the	appurtenances and all other rights thereunto belonging or in anywis ereol and all fixtures now or hereatter attached to or used in connec
FOR THE PURPOSE OF SECURING PERFORMANCE	and an endered now of nerealier arrached to or used in conner
ocvency mousand and MO/ 100	^{然我,我们我们我们我们我们我们我们我们我们我们我们我们我们我们我们我们我们我们我}
not sooner paid to be due and payable	Dollars, with interest thereon according to the terms of a promissor ide by grantor, the final payment of principal and interest hereof,
The date of maturity of the debt secured by this instrument	is the date, stated above, on which the final installment of said not
Sold, convered, assigned or alignated by the	is the date, stated above, on which the final installment of said not erty, or any part thereof, or any interest therein is sold, agreed to b is having obtained the written consent or approval of the beneficiary strument, irrespective of the maturity dates expressed therein, o
herein, shall become inimediately due and payable. The above described real property is not currently used for agricu	of the maturity dates expressed therein o
To protect the security of this trust deed, grantor agrees:	(A) consent to the multiplication
of to commit or permit any waste of said property.	thereof: (d) reconvey with affecting this deed or the lien or charge
estroyed thereas and have when down the or constructed, demaged or	legally entitled thereto," and the recitals therein of any matters or facts shall
ions and restrictions affecting said property; if the beneficiary so requests, to	10. Upon any default by the life less than \$3.
and in executing such intercents statements pursuant to the Uniform Commer- ial Code as the beneficiary may require and to pay for tiling same in the roper public office or offices, as well as the cost of all lien searches made y filing officers or searching agencies as may be deemed desirable by the encliciary.	pointed by a court, and without regard to the adequacy of any security for
eneficiary.	issues and profits, including those past due and unpaid, and apply the same,
wow or herealter erected on the said premises against loss or damage by lire and such other hazards as the beneficiary may from time to time require, in a amount not less than \$	liciary may determine.
olicies of insurance shall be delivered to the beneliciary as soon as insured;	12. The entering upon and taking possession of said property, the collection of such rents issues and profits, or the proceeds of tire and other insurance policies or compassion or awards for any taking or damage of the property, and the anticretionation or awards for any taking or damage of the
on of any policy of insurance now or hereafter placed on said buildings,	waive any default or notice of default hereunder or invalidate any act done
ary upon any indebtedness secured hereby and in such order as beneficiary	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 munediately due and payable. In such an event the heneficiary at his election may merced be and payable. In such an
of cure or waive any default or police of default because an in the shall	event the beneficiary at his election may proceed to foreclose this trust deed
5. To keep said premises free from construction tiens and to pay all	execute and cause to be recorded his written notice of default and his election
larges become past due or delinquent and promptly deliver receipts therefor	hereby the same described real property to satisfy the obligation secured hereby thereupon the trustice shall hix the time and place of sale, give notice thereof as then required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.233 to 86.795.
diract number on his manif, other what ges payable by grantor, either	13. After the truster has commenced foreclosure by advertisement and
d the amount so paid, with interest at the rate set forth in the note secured	the detault on Altanta Train of privileged by OKS 86.753, may cure
See describe and the dubasion is described in paragraphs 6 and 7 of this set described and the dubasion of the described part of the debt secured by this set dest, without saver of any rights arising from breach of any of the venants without and the dubasion ments, with inferent as a diorestic, the prop-	sums secured by the trust deed, the delawilt consists of a failure to pay, when due, entire amount due at the time of the cure other than such position as would not then be due had no delault occurred. Any other delawit that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed, in any case in addition market required under the
me extent that they are bound for the payment of the obligation herein	defaults, the person effecting the cure shall pay to the beneficiary all costs
other all sums secured by this trust deed immediately due and payable and	together with trustee's and attorney's lees not exceeding the amounts provided by law.
6. To pay all costs, less and expenses of this irust including the cost till search as well as the other costs and expenses of the trustee incurred connection with or in enforcing this obligation and trustees and altorney's actually incurred.	14. Otherwise, the wale shall be held on the dote 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 scenaric parcels and shall said said property either
7 To annest in and daland with a start and a start	auction to the highest bidder for cash, payable at the time of sale. Trusteen
ion or proceeding in which the beneficiary of rustee may appear, including y suit for the foreclosure of this deed, to pay all costs and expenses, in-	plied. The recitals in the deed of any matters of fact shall be conclusive proof
ound of attorney's fees method in direction of trustees attorney's tees; the	the grantor and beneficiary, may purchase at the sale. 15, When trustee sells pursuant to the powers provided herein trustee
ed by the trial court and in the event of an anneal from any methods	cluding the compensation of the trustee and a reasonable charge by trustee's
ree of the trial court, grantor further agrees to pay such euro as the ap- late court shall adjudge reasonable as the beneficiary's or fundates the ap-	
ree of the triat court, drantor lurther afrees to pay such sum as the ap- late court shall adjudge reasonable as the beneficiary's or trustee's attor- 's lees on such appeal. It is mutually agreed that: 8. In the event the approximation of the local state of the second the second state of the second state	deed as their interests must a the interest of the trustee in the trust
ree of the trial court, drantor insther down appeal from any predement or late court shall adjudge reasonable as the appeal promising the ap- set of the stall adjudge reasonable as the beneficiary's or trustee's attor- s's tees on such appeal. It is mutually afreed that: 8. In the event that any portion or all of said property shall be taken for the right of eminent domain condemnation, beneficiary shall have the for the right of eminent that all contained portion of the roomic payable compensation for such taking, which are ny portion of the roomics payable	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 aurplus. 16. Beneliciary may from time to time appoint a successor or success
cree of the triat court, drantor in the advantage to an appeal from any predeneen or late court shall adjudge reasonable as the beneficiary's or trustee's attor- y's fees on such appeal. If is mutually agreed that: 8. In the event that any portion or all of said property shall be taken der the right of eminent domain or condemnation, beneficiary shall have the hi, if it so elects, to require that all or any portion of the groonies payable compensation lor such taking, which are in escress of the amount required pay all reasonable coats, spenses and attorny's fees necessarily paid or urred by drantor in such proceedings, shall be pay fees in eccessively paid or died huit first our more than the second storny's fees necessarily paid or died huit first une such proceedings.	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 any loss of the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes- sorts to any studie mamed herein or to any successor trustee appointed here- under. Upon such appointment, and without conversione to the successor trustee, the latter exist.
cree of the trial court, grantor invite afrees to pay such sum as the ap- late court shall adjudge reasonable as the beneficiary's or trustee's atter- y's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken for the right of eminent domain or condemnation, beneficiary shall have the fit, if it so elects, to require that all or any portion of the roomies payable compensation for such taking, which are in excess of the amount required pay all reasonable costs, expenses and attorney's fees mecessarily poid or used by grantor in such proceedings, shall be paid to beneficiery and him the trial and appellate courts, necessarily paid or metred by bene- ary in such proceedings, and the balance applied or metred by bene- ary in such proceedings, and the balance applied or metred by bene-	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 aurplus. Beneliciary may from time to time appoint a successor or succes- more to any trustee named herein or to any successor furstee appointed here- rustee, the latter shall be vested with all tile, powers and duits conferred and substitution aball be made by written instrument excuted by beneficiary which, when exceed to made the successor beneficiary to the successor by trustee herein permet or appointed here-under. Each such appointment and substitution aball be made by written instrument excuted by beneficiary
cree of the trial court, grantor invites an appeal from any predment or late court shall adjudge reasonable as the beneficiary's or trustee's attempoint factor of the speak. The second state of the speak of the	deed as their interests may appear in the order of their provides and (4) the surplus, if any, to the grantor or to bis successor in interest entitled to such aurplus. 16. Beneliciary may from time to time appoint a successor or success sort to any trustee named herein or to any successor trustee appointed here- under. Upon such appointment, and without conversance to the successor trustee, the latter shall be vested with all tile, powers and duits conferred and substitution shall be made by writing recorder accurate yo beneficiary, which, the recorded in the more tage records of the county or counties in of the successor trustee appointment.
ree of the triat court, granton with an appeal from any predenent or late court shall adjudge reasonable as the beneficiary's or trustee's atter- 's tees on such appeal. It is mutually agreed that: 8. In the even that any portion or all of said property shall be taken for the right of eminent domain or condemnation, beneficiary shall have the hi, if it so elects, to require that all or any portion of the monies payable compensation for such taking, which are in ercess of the amount required pay all reasonable costs, expenses and attorney's fees mecessarily paid or urred by grantor in such taking, which are in ercess of the amount required by the pay all reasonable costs, and expenses and attorney's fees, any in such proceedings, and the balance applied upon the indebtedness- ured hereby; and grantor agrees, at its own expense, it take such actions to excute such instruments as shall be necessary in obtaining such com- sation, promptly upon beneficiary's request. "At any time and from time to time upon written request of bene- set, payment of its equal for the sentiation of this deed and the point of the applied and the balance applied upon the indebtedness- ters. At any time and from time to time upon written request of bene- sation, promptly upon the sentiation of this deed and the point of this deed and the point of the point of the sentiation the proceeding the sentiation of this deed and the point of this deed and the point of the sectors.	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 aurplus. Beneliciary may from time to time appoint a successor or succes- more to any trustee named herein or to any successor furstee appointed here- rustee, the latter shall be vested with all tile, powers and duits conferred and substitution aball be made by written instrument excuted by beneficiary which, when exceed to made the successor beneficiary to the successor by trustee herein permet or appointed here-under. Each such appointment and substitution aball be made by written instrument excuted by beneficiary

18650 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 feminine 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 as 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 use Stevens-Ness Ferm No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknewledgement opposite.) STATE OF OREGON, STATE OF OREGON, County of Klamath) 85. This instrument was acknowledged before me on County of This instrument was acknowledged before me on .19 Tomas Pedersen, Parrell Pedersen, Robert J., Bogatay and Linda Bogatay 89 of Jana Killingsworth Notary Public for Oregon -(SEAL) Notary Public for Oregon My commission expires: 9-15-90 My commission expires: (SEAL) URLIC REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. **TO:** 0 = (, 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 setisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said 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 DATED: The Statistics of of May the road in the Sponto of the conceptor De net jese er destrer fils Trus Dood OR THE NOTE which it source. Both must be deilward to the truste for cancellation befare reconveyance will be mu 2 TRUST DEED 12 (FORM No. 881) STATE OF OREGON, County of _____Klamath TEVENS NESS LAW PUB. CO., PORT 85. 402 1850 - 1593 I certify that the within instrument 414 - April 4 of October at 12:05 o'clock M., and recorded in book/reel/volume No. 136 on 13649 or as lee/file/instru-6/035 internation data with a lite and the strength Grantor SPACE RESERVED FOR or as fee/file/instru-67035 RECORDER'S USE ment/microfilm/reception No..... 203.00 .法国际公司 <u>1</u>53 (jeay Record of Mortgages of said County. 1111992 Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. SOUTH VALLEY STATE BANK ROPACE 同じ計画 5215 SOUTH SIXTH STREET Evelyn Biehn, County Clerk KUMATH FALLS OR 97603 FIGHTS ा भगभः द्रायाः इत्य NAME By 00 Deputy 144782 53.52