Vol. M&T

THIS TRUST DEED, made this 20th day of April 19.87, between MILLIARD LERGY HUNTER, JR. and DEBRA LYNN HUNTER, husband and wife Page - 6690 as Grantor, ... KLAMATH COUNTY TITLE COMPANY ..., 19.87..., between

LESTER ROOKSTOOL and M. HELEN ROOKSTOOL, husband and wife, with full rights of survivorship as Beneficiary, ..., as Trustee, and

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

That portion of the NEKNWk of Section 19, Township 40 South, Range 10 E.W.M., more particularly described as follows: Beginning at the intersection of the West line of said NEWNW with the South right of way line of Matney Road; thence South along the West line of said NEWNWA a distance of 590 feet; thence East a distance of 445 feet; thence North a distance of 590 feet to the South line of Matney Road; thence West along said South line 445 feet, more or less, to the point

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, murphymy—cty muolicand prince utinidate and payment of the

sum of .TWENTY-SIX THOUSAND FIVE HUNDRED AND NO/100s-

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if

To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition, and repair; not to remove or denolish any building or improvement thereon; not to commit or permit any weste of said property, and in good and workmanlike in the said property and in good and workmanlike destroyed thereon, and pay when the all coats incurred thereon, and pay when the all coats incurred the said property in the said restrictions allecting said property; if the beneficiary so request, to cial code as the beneficiary may require and to tay for tiling same in the young officers or searching agencies as may be deemed desirable by the said proporty.

1. To provide and continuously maintain insurance on the said.

join in estatistions affecting said organanes, regulations covenants, condicion in estatisticions archemicary may require pursuant to the Unitor Commencial Code as included and proper public olitics of olitices, as well as the of oil all lien searches make beneficiary or ascending agencies as may be for thing softeness of the said premius agent loss or damage by the mowor hereafter estected on the said premiuse agent loss or damage by line of the said premiuse agent loss or damage by line companies acceptable as the beneficiary with our personal of the companies acceptable as the beneficiary with our personal of the said premiuse agent loss or damage billies of insurance shall be beneficiary with our personal of the said of the

(a) consent to the making of any map or plat of and property: (b) join in argument to the making of any map or plat of and property: (b) join in argument in any other affected at the line of other affected at the line of the property. The subordination of the affected at the property. The stranger in any convey, without warranty, ear or any part of the property. The form of the property. The property is a service mentioned in this parafraph shall be not less than 35. In the conclusive proof of the truthuliness therein of any matters or persons are vice mentioned in this parafraph shall be not less than 35. In the line of the truthuliness therein of any matters are property or any part of the property. The be conclusive proof of the truthuliness therefore, the service mentioned in this parafraph shall be not less than 35. In the line without notice, either in person, by afterior to be appeared to the adequacy of any security pointed by a court, and without researd to the adequacy of any security for any part hereby secured enter upon and take possession of said property and property and property and taking possession of said property less costs and expenses of operation and collection, including reasonable attorpication of such entering upon and taking possession of said property, the insurance policies of compensation or awards for any taking or damage of the property, and the entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the waive any default by drantor in payment of any indebtedness secured property, and the profession or release thereof as aforesaid, shall not cure or purpose, and the profession or release thereof as aforesaid, shall not cure or purpose, and the profession or release thereof as aforesaid, shall not cure or purpose the said contracts of default and payable. In such an advertisement and said, in the later event the beneficiary or the trust deed of the condition of the property and the resource of the property

the manner provided in ORS 86.713 to 86.795.

3. After 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 granton of any other person so privileged by ORS 86.753, may cure the delault at the trust each, the trust each, the saline to pay, when due, so the delault at the time of the trust of the trust deed, the prior other than such portion as would be such as the time of the trust deed, the prior man such portion as would obligation or trust cured by tendering the performance required under the default on the trust deed by the performance required under the ended to the trust deed the trust description of the trust description of the trust description of the trust deed by law.

Obligation of trust description is the performance required under the end expenses actually incurred in enforcing Pay to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law.

together with trustees and attorney's tees 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 ele may not be postponed as provided by law. The trustee may sell said property either in one parcel or inseparate parcels and trustee may sell said property either author to the highest bidder for cash, pabble at the time of sale. Trustee shall deliver to the purchaser its deed in formas required by law conveying of the property so sole purchaser its deed in formas required by the conveying of the trustees the time of the trustees or inseparate the sale.

15. When trustee sells pursuant to the powers provided herein, trustee

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 truster attoring, (2) to the obligation secured by the trustee and effect, (3) to all persuant to the interest of their priority and all persuant surplus, if any, to the grantoe or to his successor in interest entitled to such surplus.

surplus. It is the granter or to his successor in interest entitled to such sorpus. It. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointment, and without conveyance to the successor frustee shell be vested with all file, powers and duties conferred upon any trustee shell be vested with all file, powers and duties conferred upon any trustee shell be made by written instrument executed by penciliarly, and substitution shell be made by written instrument executed by beneficiarly, which the property is situated, shall be conclusive proof of proper appointment to the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and converted in made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale underly other deed of trust of any action or proceeding in which grantor, be neticiary or trustee that the party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on 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 excrow agent licensed under ORS 696.503 to 696.585.

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.

The grantor warrants that the proceeds of the loan reg (a)* primarily for grantor's Personal, lamily or househ (b) for an organization, or (even it grantor is a nature  This deed applies to, inures to the hear the	resented by the above described note and this trust deed are: al person) are for business of comments.
(b) for an organization personal, family or the	resented by the at
The state of the s	ald purposes (see Important Note and this trust de
(a) primarily tor grantor's personal, tamily or househ (b) for an organization, or (even it grantor is a natus  This deed applies to, inures to the benefit of and bind secured hereby, whether or the benefit of and bind secured hereby, whether or the benefit of and bind secured hereby, whether or the benefit of and bind	person) are for business or commercial
secured hereby, whether or not and assigns. The faces the	al purposes (see Important Notice below), al person) are for business or commercial purposes.  s all parties hereto, their heirs, legatees, devisees, administrators, executo eliciary shall mean the holder and owner, including pledgee, of the contra umber includes the plural.
includes the feminine and the neutres entire herein.	ficiary shall mean the holder
IN WITNESS WHEREOF	umber includes at deed and whenever at including pleases at a
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(SEAL) Notary Public	The second secon
	And D. J.
My commission expires: / 2/88	ary Public for Oregon
SO My	commission expires:
	(SEAL)
REQUEST FOR A	IL RECCHVEYANCE
TO:	st RECCNVEYANCE bilgations have been paid.
To:  The undersigned is the state of the sta	rigorions have been paid.
The undersioned in at	
herantist deed or pursuant to statute and satisfied. You hereby are directed	d, on payment to you of any sums owing to you under the terms of anty, to the parties designated by the terms of said trust deed (which are delivered to you monts to
said trust deed or pursuant to statute, to cancel all evidences of in herewith together with said trust deed) and to reconvey, without warrestate now held by you under the same. Mail reconveyance and documents.	debtad
estate now held by you under the same. Mail reconvey and docu.  DATED:	anty, to the most by said trust deed (which
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Do	
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which it secures. Both must i	delivered as a
	to the trustee for cancellation before reconveyed
Do not lose or desirey this Trust Dood OR THE NOTE which it secures. Both must in	will be made.
TOT DEED	
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	STATEON
PORTLAND, ORK	STATE OF OREGON,
and the same of th	County of Klamash
Charles & Borney of the State o	CEPPIN ALLA IN
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All was wasters to write ....April ....,1987., at 8:55 ... o'clock A.M., and recorded SPACE RESERVED in book/reel/volume No. .....M87...... on FOR

RECORDER'S USE ment/microfilm/reception No. 13681..., Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk NAME IENFed \$59.00 A By Han

AFTER RECORDING RETURN TO
3881 Rev Vista Way
Klamath Halls, Oregon 97603