THIS TRUST DEED, made this	DECEMBER	, 19 ⁸⁷ ., betweer
JOSEPHINE COUNTY, TITLE CO., AN OREGON CORPORATION	and Horiz and A	, as Grantor
and <u>WILLIAM A. REITHOFFER AND JACQUELINE L. R</u> 806 NW.6th/St., Grants, Pass, OR 97526 WITNESSE	EITHOFFER, OR SURVIVOR	, as Irustee
Grantor irrevocably grants, bargains, sells and conveys in <u>Klamath</u> County, Oregon, described as:	to trustee in trust, with powe	er of sale, the property

purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, hereditaments and ap-and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair. 2. To complete or restore promptly and in good and workmanilike manner any building or improvement which may be constructed, damaged or destroyed thereon. I and pay what do all costs incurred therefor. 3. To complete or restore promptly and in good and workmanilike manner any building or improvement which may be constructed, damaged or destroyed thereon. I and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, convenants, conditions and restrictions affecting said property. Such financing statements pursuant to the Uniform Commercial Code as the benefic, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hore-after erected on thesaid promities against loss or damage by fire and such otherhazards as the beneficiary may from time to time require, in anomin the substantiant of the substantiant of the require, in anomin the substant of the substantiant of th

as the beneficial and the second seco nct less than **s_llS**. <u>AIN</u> *fmaximum insurable amount, written in companies acceptable to the beneficiary, with loss payable to the latter all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fall for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fifteent days prior to the expiration of any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any line or other insurance policy may be applied by bene-ficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part, thereof, may be released to grantor. Such application or relase shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.*

thereof, may be released to granut. Any offer or invalidate any act done pursuant to such notice. Such notice. S. To keep said premises free from construction liens and to pay all taxes, assess-ments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or deline, quent and prompity deliver receipts therefor to beneficiary; should the grantor failt of make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, eliver by direct payment or by providing beneficiary with funds ; with which to make such payment, beneficiary may, at is option, make payment bit for there by direct payment or by providing beneficiary with funds ; with which to make such payment, beneficiary may, at is option, make payment bit there, of, and the amount so paid, with interest at the rate set forth in the note socured hereby. together with the obligations described in paragraphs 6 and 70 fust rust deed, shall be added to and become part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the convenants hereof and for such payments, with interest as aforesaid, the property herinhefore described, as well as the grantor, shall ', be bound to the same extent that they are bound for the payment of the obligation herein, described, and all such payments shall be immediately due and payable and constitute a breach of this trust deed. Horeoter fees and expenses of this trust including the cost of title earch

Secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee: and in any suit, action or proceeding in which the beneficiary or trustee may appear. Including any suit for the foreclosure of this deed. to pay all costs and expenses, including evidence of title and the benefi-ciary's or trustee's attorney's fees: the amount of attorney's fees mentioned in this paragraph 71 nall cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appealiate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right. If its oelects, to attorney is fees not appeal.

which are in excess of the amount required to pay all reasonable costs, expenses and altorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and altorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor, agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time to pon written request of beneficiary, payment of its fees and presentation of this feed and the nois for enforcement (in orace of this

At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full

reconveyance. for cancellation), without affecting the liability of any person for the payment of the indebicdness, trustee may (a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any restrictiontherecon: (c) join in any subordination or othere agreement Sifecting this deed or the lien or charge thereof: (d) reconvey, without warranty, all or any partof the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereoir, and therecitals thereinolany matters or facts shall be conclusive proof of the truthfull-ness thereoir. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

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ness thereof. Truster's lees for any of the services mentioned in this paragraph shall be not less that **55**. If the there is the service services mentioned in the service service is notice, either in person, hy agent or by a receiver to be appointed by a court, and without notice, either in person, hy agent or by a receiver to be appointed by a court, and without notice, either in person, hy agent or by a receiver to be appointed by a court, and without notice, either in person, hy agent or by a receiver to be appointed by a court, and without regard 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 for or otherwise collect the rents. Issues and profits, including those past die and unpaid, and apply the same. 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. It. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compen-sation or awards for any taking or damage of the property, and the application or re-lease thereof as aforesaid, shall not cure or waive any default or notice of default here-under or invalidate any actione pursuant to such notice. If the output of the any agreement hereunder, the beneficiary may declare all sums se-cured hereby immediately due and payable. Insuch anevent beneficiary is selection may proceed to foreclosures or direct the truste to foreclosethis firstiseded by a vertisement and sale. In the latter even the beneficiary or the rustee shall execute and cause to be recorded his written notice of default and his election to sell the said de-scribed real property to satisfy the obligations secured hereby, whereupon the trustee shall for the times of hence for the ruster of the ruster win the ruste of shall for the times of the long for the

by law for morigage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shill 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, where upon the trustee shall fix the time and place of sale, give notice thereot as then required by hw and proceed to foreclose this trust deed in the manner provided in ORS Chapter 86.
b) 19. 19. After the trustee has commenced for loss of y divertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale. The granter or fany other person so priveleged by law may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary afficient that sale of the sale of the trust deed, with y by the sale shall be obligation of the trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary afficient of the fore is and attorney's fees not exceeding the amounts provided by law. At the trust deed, in any case, in addition to curing the default or defaults, the parse of the trust deed, the sale shall be held on the data at atterime and place the signal definite notice of sale. The trust emay sell said property either in one parcel or present at the amound spurided by law. At the trust exceeding the amounts provided by law. At the trust exceeding the amounts provided by law. At the trust exceeding the amounts provided by law.
40. Otherwise, the sale shall be held on the data at the time and place the signal definite notice of sale. The trust ends at the sime of the trust is deed in formas required by law conve

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The grantor convenants 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.

