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DONALD G. HURST, SR. 8	Del P made this 20th day of	January Dants in common but w	., 1988, betwe
	E COMPANY OF KLAMATH COUNTY		Thur TElin Dr.
as Grantor, :: "YUNIALIN IIII	S COMPANY OF KLANATH COUNTY		, as Trustee, a
CRAIG W. BRYANT	·····································	- Landa - Landa - Nofile Hanife (1997)。 1997年 - Alexandra - Nofile State (1997) 1997年 - Alexandra - State (1997) - Alexandra - State (1997)	219430 CHAIN
as Beneficiary,			internet and a second
	WITNESSETH:	al an	생산하다 사람들은 말 수 있다. 같은 것 같은 사람은 가 가 다 다 가 다 다 다 다 다 다 다 다 다 다 다 다 다 다
ti i se			
	DESCRIPTION ATTACHED HERETO		
I.GIIZI DEB	County, Oregon, described as:	AND MADE A PART HEREOF	

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ____EIGHT_THOUSAND_EIGHT_HUNDRED_SIXTY_AND_NO/100---

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sold, conveyed, assigned or alienated by the grantor without lirst then, at the beneficiary's option, all obligations secured by this inst therein, shall become immedialely due and payable.
To protect the security of this truit deed, grantor agrees:

To protect, preserv and maintain said property in good condition and repart, not to remove or denolish any building or improvement thereon; or for one permitting property.
To compile any waste of said property.
To compile any waste of said property.
To compile any waste of said property.
To compily with all laws, ordinances, regulations, covenant, conditions and restrictions allecting said property.
To compily with all ans, ordinances, regulations, covenant, conditions and restrictions allecting said property.
To compile this and the said primites a law of all line secrets.
To compile any coven secret and the pay for tiling same in the proper public offices or olices, as well as the oxis of all line secrets made by the beneficiary.
To define the said promises algorith to be used there is an annount not less than \$... thull supplicable to the building the said and to be a pay for tiling same in the proper public offices or searching agencies as may be deemed desirable by the beneficiary.
To define the said promises algorith to say proble to the future in an annount not less than \$... thull the public and the there in an annount not less than \$... thull be proble and the future in a nanount not less than \$... thull be proper public office and contained by the said and to any policy of insurance now or hereality placed on asid buildings the thenedicary may procure the same at gravior's expense. The amount collected of insurance policy may be applied by beneficiary any part thereo, may be released by and in such order as beneficiary and thereonal to release shall be delivered to the beneficiary as be applied by beneficiary any part thereo, thereonal and thereonal

pellate court shall adjudge reasonable as the pentucury s of studies and ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of usid property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and shall be pick to Seneliciary and popied by grantor in such proceedings, shall be pick to Seneliciary and applied by it list upon any reasonable costs and the pick to Seneliciary and applied by it list upon any reasonable costs and the pick to Seneliciary and policiary in such proceedings, and the banessand upon the indebtednes and execute such instruments as shall be own expense, to take such actions and execute such instruments as shall be own expense, to take such cost-pentation, promptly upon beneficiary's request of the any time and from time to time upon written request of bene-ficiary, payment of its fees and from time to time deed and the note for endorsement (in case of tall reconveyances, for cancellation), which at the and the fort of the hability of any person for the payment of the indebtenes and set of the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or main any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d). reconvey, without warrary, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recite described as the "person or persons legally entitled thereto," and the recite described as the "person or the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-phenedidedness hereby secured, regard to the adequacy of any security lor the indebiedness hereby secured, regard to the adequacy of any security lor the indebiedness hereby secured, regard to the adequacy of any security lor there y a court, and without so war upon and take possession of said property, the collection of such rents, issues and proling or the proceeds of the above may act thereof, in it's own upon and taking possession of said property, the collection of such rents, issues and proling or invalidate any act done ware any delault or notice of delault hereunder or invalidate any act done ware any delault or notice of any agreement hereunder, time being of the avaive any delault by grantor in payment of any indebiedness secured hereby or in his performance of any agreement hereunder, time being of the advertisement and sale, or may direct the trustee to pursua this trust deed by advertisement and sale, or may direct the trustee to pursue this trust deed by advertisement and sale, or may direct the trustee to pursue the truste and in equity as a mortiged or direct the trustee to pursue the truste and at any time prior to 5 days before the date the rustee conducts the advertisement and sale, or may direct the truste to pursue the truste and at the theneliciary or the trustee shall execute and

biligation or trust, deed. In any case, in addition to curing the default or defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust. deed together with trustee's and attorney's lees not exceeding the amounts provided together with trustee's and attorney's lees not exceeding the amounts provided together with trustee's and attorney's lees not exceeding the amounts provided together with trustee's and attorney's lees not exceeding the amounts provided together with trustee's and attorney's lees not exceeding the amounts provided together with trustee is all or the time to which said sale may the postponed may provided by law. The trustee may sell said property either and the time of sale or parcels or in separate parcels and shall sell the parcel or parcels at the said attorney's law conveying the postponed may purchase its deed in form as required by law conveying the granter to the purchaser its deed in form as required by law conveying the franter to the purchaser its deed in form as required by law conveying the granter and beneficiary, any person, excluding the trustee, but including the states of lact shall be conclusive proof in-plustee of the trustee of the state of a law the congensation of the truste and a limiter of the limiter bail of ball persons attorney, (2) to the obligation secured by the trust deal charge by trustee's and appointent subsequent to the interest of the limiter of successor insuffered bereworks. If any trustee have appoint the truste and the subsequent to the sourcessor in successor or successor trustee anameters appointed here-works. The scored with all be vested with all table, powers and duties conferred upon any the protected in the more of a sponstrustee. Each such appointment and substitution shall be reveal with all table, powers and duties conferred upon the granter to the instrustee and here in which the property is situated, shall be concensater to the instruste apoint

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NOTE: The Trust Deed Act provides that the trustee Jareu ider must be either an attamay, 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 tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agent or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and tho	se claiming under him, that he is law-
The grantor covenants and agree to allowing the second has a valid, un ly seized in fee simple of said described real property and has a valid, un	encumbered title thereto
(1) Long to the end of the constraint of the	homeever
I that he will warrant and forever diferid the same against all persons w	
(1) A set of the se	
[1] J. L. J. Anton Statute and Large to the of Tail (19) A first probability of the state of	
Exception (2) A state (in the second state) is the second state (in the second state) and (in the second state (in the second state) is the second state) is the second state (in the second state) is the second state) is the second state (in the second state) is the second state) is the second state (in the second state) is the second state	
The grantor warrants that the proceeds of the loan represented by the above describ (a)* primarily for grantor's personal, family or household purposes (see Important I (a)* primarily for grantor's personal, family or household purposes (see Important I (b) xtox war approximity approximation and the second structure of the state of the second structure of the seco	bed note and this trust deed are: Notice below), CRAMINGUICERKIDEREELEKX
This deed applies to inures to the benefit of and binds all parties hereto, their he	irs, legatees, devisees, administrators, executors,
rsonal representatives, successors and assignt. The term beneficiary shall mean the hold cured hereby, whether or not named as a be teliciary herein. In construing this deed and nder includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand t	
the second party by lising out which wer warranty (a) or (b) is the work	ld MAURIS
st applicable; if warranty (a) is applicable ting into balance, it is a balance of the provided of the second seco	пшэь, ы. И И
cerpilence with the Act is not required, changes a management of the contract	Hurst
the signer of the above is a corporation, a the form of acknowledgement opposite) STATE OF OREGON;	
County ofKlamath) ss.
2 - 19 50, by	
Hirst	
(SEAL) Stary Public for Oregon Notary Public for Oregon (SEAL) My commission expires:	(SEAL,
PUBAMy commission expires: 8-1/0-01	
TO:	n de la companya en la companya de l An angle de la companya de la company A companya de la comp
	- incode trust deed. All sums secured by said
trust deed have been fully paid and satisfies. Four heady are so indebtedness secured said frust deed for pursuant to statute; to stancel all evidences of indebtedness secured to the part	by said trust deed (which are delivered to you loss designated by the terms of said trust deed the
estate now held by you under the same. Mult reconveyance and accuments to	a several decreasing the lands are not the several several several several several several several several seve
DATED: W	
	Beneficiary
Ge not lose or destroy this Truct Deed OR THE NOTE which it secures. Both must be delivered to the	rustee for concentration as our recency as
TRUST DEED	STATE OF OREGON,
FORM No. 3017 VI Dire DI	I certify that the within instrumer
A. HURST A. HURST SR. & CLINTON	of
OI2 CITANDA	in book/reel/volume Noo pageor as fee/file/instru- ment/microfilm/reception No.
1820 N. W. 29th St. Corvellis, OR 97330	Record of Mortgages I said County. Witness my hand and seal
Benofici uy	County affixed.
MOUNTAIN TITLE COMPANY OF 10	NAME TITLE Depu
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Beginning at the most Northwesterly corner of Block 4 of PELICAN CITY, OREGON, and running thence South 10 degrees 20' East along the UKEGUN, and running thence South 10 degrees 20' East along the Easterly right of way line of Lakeport Boulevard a distance of 93 feet to a point; thence North 79 degrees 40' East a distance of 79 feet to a point; thence North 10 degrees 20' West parallel to the Easterly a point; thence North 10 degrees 20' West parallel to the Easterly right of way line of Lakefort Boulevard a distance of 47 feet to a point; thence North 79 degrees 40' East a distance of 59.38 feet to a point; thence North 79 degrees 40' East a distance of 59.38 feet to a point which lies on the line between Lots 3 and 4 of Block 4 of Pelican City, Oregon; thence Northerly along the line between Lots 3 and 4 of Block 4 of Pelican City, Oregon, a distance of 46 feet to the most Northeasterly corner of Lot 4, Block 4 of Pelican City, Oregon; thence South 79 degrees 40' West along the Southerly right of way line of Pelican Bay Street a distance of 137.79 feet, more or less, to the point of beginning, said tract being a portion of Lots 4, 5 and 6 in Block 4 of Pelican City, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

Tax Account No.: 3809 019AC 01200

STATE OF OREGON: COUNTY OF KLAMATH: SS.

一种活动的公司

自然出来书

		t managet of	Mount	ain Title	Company		unonerded in Vol	M88,	÷.,
	d for record a	it request of	D 19 38	at 9:00	o'clock	A_M., and dul	y recorded in Vol.		
of _	Februar	<u>/</u> {		rtgages					
		01			EV	elyn Biehn,	County Clerk	Francis	
		1712년 34			Ву	PAR	<u>n</u>	CAPIL	
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