F	FOELA No. 831-Oregen Trast Deed Sci 24-ILUST DEED. INTO 194-18-P STEVENE-NESS LAW PUB. CO., PORTLAND, OR 9720
	or 85123 TRUST DEED Vol Me Page 3394
	THIS TRUST DEED, made this
T	HOWARD S. HUDSON & CARMELITA J. HUDSON, husband and wife
	as Grantor,
	as Beneficiary,
	WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in
	Lot 20, Block 9, TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, according to the structure official plat thereof on file in the office of the County Clerk of Klamathicky are county, Oregon. []]]
	Account No. 3909-14DB-4300

together with all end 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of \_\_\_\_NINE\_THOUSAND ONE HUNDRED NINETY SIX & 96/100-----

(\$9,196.96) note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sconer paid, to be due and payable <u>Der. terms of note</u>, 19 The date of maturity of the *cobt* secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within doscribed property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alicaated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the service of the service of the service of the maturity dates expressed therein, or

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sold, conveyed, assigned or all carted by the grantor without first herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

1. To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain said property in good condition of an organity protein and require thereon, and pay when due all costs increased and workmanitie, destroyed thereon, and pay when due all costs increased structured, damaged or the thereon is and require the security with all here and the unit of the thereon is and pay when due all costs increased structured, damaged or the thereon is and restrictions allecting said property; if the beneficiary so request, for join in executing such [jancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proger public office or olfrees, as will as the cost of all lien sacches made by illing officers or isarching agencies 1 s may be deemed distrable by the generic provide offer and code innovuly craning against loss or damage by life and anothing address is a may be deemed distrable by life and so there shall be delivered to the beneficiary as soon as insured; in the proger public office or olifes, an exact to journe any solid may any procure the same at grantor's expense. The amount is officies to the beneficiary at less tilteen days prior to the expiration of any policy of insurance on or the scatter placed on said by beneficiary and provement to scatter place on said by beneficiary and the same at grantor's expense. The amount protect public office on or or the same at grantor's expense. The amount protect preserve any delaution on the set grantor's expense. The amount provement with the same at grantor's expense. The amount protect public office on the same at grantor's expense. The amount public is not hold in a sach order as beneficiary any procure the same at grantor's expense. The amount public of the same at grantor's ex

It is mutually agreed that:

It is mutually agreed that: 3. In the event that any pottion or all of taid property shall be taken under the right of eminant domain or condomnation, beneticiary shall have the right, il is so elects, to require that all or any portion of the monies payable as compensation for such taking, which as in excess of the anount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to boneliciary and applied by it list upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-ticary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, as this own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. *Galary times and iron time to time upon written request of bear indovement entor*, its less and press nation of this deed and the note for indovement entor to the pay perint of the indebtedness. It takes, its less the indbility of any perind of the payment of the indebtedness. *(a)* consent to the making of any map or plat of asid, property; (b) join in

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2. Structure: granting any casement 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 warrany, all or any part of the property. The grantee in any reconveyneement allecting this deed or the lien or charge thereol; (d) reconvey, without warrany, all or any part of the property. The grantee in any reconveyneement because the "person or persons be conclusive proof of the reculats therein of any matters or lacts shall be reconversed of the person of the person of persons be conclusive proof of the reculats therein of any matters or lacts shall be reconversed of the person of the person of persons be conclusive proof of the person by agent or by a receiver to be ap-pointed by a notice, either in person, by agent or by a receiver to be ap-pointed by a notice, either in sown name sue or otherwise collect the rents, issues and profits, and without regard to the adequecy of any security for the indebidness they secured, enter upon and take possession of said prop-rises costs and expense of operation and collection, including reasonable attor-licitor of such rents, issues and profits, or the proceeds of fire and other insurance collicies or compensation or awards for any taking or damage of the property, and the offer of any agreement hereoid as allotted any act done waive any default on notice of default hereunder or invalidate any act done pursuant to such notice. 112. Upon default by grantor in payment of any indebideness secured hereby or in his performance of any agreement hereunder, time being of the prosence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to loreclose this trust deed in equity as a mortigge or direct the trustee to loreclose this trust deed his writtee notice of default and his election to sell the said described ress shall divected the monti

proceed to loreclose this trust deed in 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 persons op privileded by ORS 86.755, may cure the delault or delaults. If the delault consists of a failure 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 portions as would not then be due had no delault occurred. Any other delault 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 to curing the delault or delaults, 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 trustees and attorney's lees not exceeding the amounts provided by law. 4. Otherwise, the sale shall be held on the date and other.

and expenses actually incurred in enlorcing the obligation of the trust deed together with trustees and attorney's fees not exceeding the amounts provided by law. H. 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 the postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bildier for cash, payable at the time of sale. Trustee shall deliver to the highest bildier for cash, payable at the time of sale. Trustee shall deliver to the highest bildier for cash, payable at the time of sale. Trustee shall deliver to the highest bildier for cash, payable at the time of sale. Trustee shall deliver to the highest bildier for cash, payable at the sale. Trustee shall be over the work of any matters of lact shall be conclusive proof of the truthulunes thereof. Any person, excluding the trustee, but including the grantor and beneficiary. Any person, excluding the trustee, but including the frantor and beneficiary. Any person, excluding the trustee, but including the frantor and beneficiary may any on the trustee and beneficiary and the trustee shall apply the proceeds of a le to any matters of lact the trustee in the trust excluding the compensation of the trustee with the trustee in the trust attorney. (1) the obligation accured by the trust point a successor or success-tors to any trustee named herein or to any successor trustees and these confirment, and substitution shall be vested with all title, powers and the successor trustees and substitution shall be vested with all title, powers and the successor trustee, the latter shall be vested with all title, powers and to be noticing appointent and substitution shall be made by witten instrument executed by hendicing appointent and substitution shall be made by witten instrument executed by hendicing appointent and substitution shall be made by witten instrument

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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 escrow agent licensed under ORS 696.505 to 696.525.

prior iru	tor covenants and sa e simple of said desc st Deed in favor rein agree to as	Of Klmpath Fir	and nas a van	id, unencumbered titl Savings & Loan A	e thereto EXCEP ssociation.
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