

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot.9, Block\_6, KLAMAIH\_LAKE ADDITION TO THE CITY OF KLAMAIH STATE OF ORLEON, TKO2L DEED

ant for to dealey this first Dade Ok THE HOLE while instances Ballioval beigeloord in the fores for contribution beine receiver and be used

STREET CARL

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

sum of VITWENTY STX THOUSAND FIVE HUNDRED AND NOV100

and title the provide the provide the security of this terms of any and provide the provided by granter, the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary or order and way by the stated by the grantor, it is instrument, strespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

nerein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good conditions and repair, not to remove or demolish any building or improvement thereon; 2. To complete or, restore, promptly, and in good and workmanlike or destroyed thereon, and pay when due all costs incurred therefor; 3. To comply with all laws, ordinances, regulations, covenants, condition toris and restrictions allecting said property; if the beneficiary to request, to proper public olices, or searching agencies as may be demed dealable by the proper public olices, or searching agencies as may be demed dealable by the of the indebtedneed

pellate court shall adjudge reasonable as the behaviour of the field of the period of

rument, irrespective of the maturity dates expressed therein, or substrates the second second

together, with itrustee's and attorney's lees 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 sale may be 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 in one parcel of in separate parcels and shall sell the parcel or parcels in one parcel of the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthbulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, 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 expressed sale, in-cluding the compensation of the trustee and a resonable charge by trustees atorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

deed as their mitrices interpopulation or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to successor or successors to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor irustee, the latter shall be vested with all title, powers and duties contiered upon any trustee herein named or appointed here can be upon such appointment of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor furstee. Trustee, accepts this trust when the duties continue in which the property is situated, shall be conclusive proof of proper appointment of the successor furstee. Trustee accepts this trust when this deed, duly executed an obligated to notify, any party hereto of pending sale under any other deed of trust or of any action or proceeding is brought by trustee.

14324

NOTE: The Trust Deed Act provides that the trustee hereunder must be either (an attorney), who is an active member, of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a busines, 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 escrow agent licensed under ORS 696.505 to 696.585.

FORM'N

## 14954

| The grant covenants and ag<br>The second covenants and a second<br>the second covenants and a second covenants<br>and a second covenants and a second  | rees to and with the beneficiary is<br>ribed real property and has a va  | and those claiming under him, that he is law-<br>alid, unencumbered title thereto  |
|--|--|--|
| and that he will warrant and forever<br>and that he will warrant and forever<br>upper a second second second second second<br>to be a second second second second second<br>benear as second second second second second<br>decreases and the table to be a second second<br>decreases and the table to be a second second<br>benear to be a second second second second<br>decreases and the second second second second<br>decreases and the second second second second<br>benear to be a second second second second second<br>decreases and the second second second second second<br>benear to be a second second second second second<br>second second second second second second second<br>second second second second second second second<br>second second second second second second second second second second second<br>second second second second second second second second second<br>second second secon  | r defend the same against all per-<br>transmission of the same against a same<br>the same against a same against a same<br>the same against a same against a same<br>the same against a same against a same<br>against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a same against a<br>same against a same against a same against a same against a<br>same aga | Sons whomsoever<br>set that the set of the set |
| 14 19 Kuntermit, Chinace (1991)<br>all 19 Kuntermit, Chinace (1991)<br>selles conservational<br>selles conservations and an analysis of the second<br>term of the second second process of the second<br>term of the second second process of the second<br>complex sciences at all ones to proceeding the<br>second second second second second second second<br>term of the second second second second second<br>second second second second second second second second second<br>second second second second second second second second second<br>second second sec   | and control to any transfer to any trans-<br>transfer to any transfer to any tran  | 3.0 Alter Green and Annue and Annue and The sector is a sector of the      |
| This deed applies to, inures to the be<br>personal representatives, successors, and assig<br>secured hereby, whether or not named as a b<br>gender includes the feminine and the neuter  | and the singular number includes the   | iness of commercial purposes.<br>Their heirs, legatees, devisees, administrators, executors,<br>is holder and owner, including pledgee, of the contract<br>ed and whenever the context so requires, the masculine<br>and whenever the context so requires, the masculine   |
| IN WITNESS WHEREOF, so<br>interview of the second seco  | aid grantor has hereunto set his he<br>hever, warranty (a) or (b) is<br>the beneficiary is a creditor<br>Act and Regulation Z, the<br>Joston by making required  | and the day and year firs above written.   |
| STATE OF OREGON<br>County of Klamath<br>This instrument was acknowledged be<br>September 7, 1988, by<br>Ratherifie A. Day  | State of or an and the second  | statistics in the second secon   |
| REAL SCORE Notary Public<br>Micommission expires: //   | ot Internet in the second seco   | goni provinci cana provinci da contra da   |
| The undersigned is the legal owner and trust deed have been fully paid and estimated   | holder of all indebtedness secured by  | the foregoing trust deed. All sums secured by said   |
| herewith together with said trust deed) and to   | ncel all evidences of indebtedness secur<br>reconvey, without warranty. To the par<br>reconveyance and documents to "iteration   | by said trust deed (which are delivered to you<br>rties designated by the terms of said trust deed the<br>trust designated by the terms of said trust deed the<br>trust of the said trust deed the terms of said trust deed the  |
| De not fore or distroy this Trust Deed OR THE NOT  | E which it secures. Both must be delivered to the  | Beneficiary  |
| CLUNCTICS  | Land Line State States  | STATE OF OREGON,<br>County of  ss.    I certify that the within instrument    was received for record on the _13th day    of  SEPt.  |
| Berhauld Beneficiary<br>Beneficiary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary<br>Staticary | ΠΗ ΤΝΓ<br>ΩΝ. οι<br>Fee: \$13.00 <sup>(121</sup> DEE0  | Record of Mortgages of said County.<br>Witness my hand and seal of<br>County affixed.<br>Evelyn Biehn, County Clerk-<br>NAME TILE<br>By Caulone Mullendere Deputy  |

1.1 61 1.1