			TRUST DEED	Vol. mgg	Page 850
Particular and a second		DEED, mac'e this	Sanday of	May	, 19.89 be
ľ	as Grantor, KLAMATH MARIAN R. SCHLUCH	COUNTY TITLE COMPA	ANY		
ŧ	as Beneficiary,				
i	Grantor irrevoca nKlamath	ably grants, bartiains, sel County, Orego			ver of sale, the prop
		159 acres, more of one-quarter of Se 14 East of the Wi all merchantible	illements with	l in the Southeast hip 35 South, Rang an, including any d d thereon.	e and
		an an ann ann ann ann an 1990. Tha tha ann an 1990 ann an			
tog	gether with all and singul	ar the tenements, hereditame	ante and annu (		
tio. sup	n with said real estate. FOR THE PURPOSE of FORTY Thousan	ar the tenemen's, hereditame ng, and the rents, issues and p E OF SECURING PERFO nd and no/100 (\$40,0	profits thereof and all fi RMANCE of each agree	and all other rights thereum xtures now or herealter attac ement of grantes have:	to belonging or in any ched to or used in com
not	e of even date horowist		Dallass		the terms of a service
sold	The date of maturity of omes due and payable. In	of the debt secured by this in the event the within describ	strument is the date, sta	19.99	al and interest hereof
	To protect the security	tely due and payable.	agrees:	bective of the maturity da	tes expressed therein,
man	to commit or permit any waste 2. To complete or restore ner any building or improvem	olish any building or improvement of said property. promptly and in good and wo	condition granting any e it thereon; subordination o thereol; (d) re rkmanlike grantee in any	asement or creating any restrict or other agreement affecting this convey, without warranty, all or ' reconveyance may be described therefor " and all	ion thereon; (c) join in a s deed or the lien or cha any part of the provest
tions	and restrictions affecting said	s, ordinances, regulation:, covenant	to conclusive p to condi- services mention quests, to 10 rt	proof of the truthfulness therein and in this paragraph shall be not i	of any matters or facts sh Trustee's fees for any of t
Drone	r public office or offices, as ling officers or searching ager	well as the cost of all lien search ncies as may be deemed decirable	ne in the pointed by a co	ourt, and without regard to the	or by a receiver to be a
	and continue	Susiv maintain income	issues and profile	is, including those past due and	or otherwise collect the rent
ompa olicie the	anies acceptable to the benefic s of insurance shall be delive	ciary, with loss payable to the la	equire, in liciary may dete written in 11. The atter; all collection of sur	entering upon and taking possi	and in such order as ben
leliva	said policies to the beneficiar	ison to procure any such insurance	e and to property and the	of compensation or awards for	any taking and othe
ary t	upon any indebtedness secured	surance policy may be applied by I hereby and in such order	benefi- hereby or in his	default by grantor in payment	of any indite in act dor
t cu t doi	re or waive any default or not	frantor. Such application or relea	ise shall event the board	secured hereby immediately du	mance, the beneficiary ma
xes,	assessments and other charges	e from construction Lens and to that may be levial or paid to	pay all advertisement and	d sale, or may direct the trustee to	foreclose this trust deed b
bene nts,	ficiary; should the grantor fai insurance premiums, liens or	ent and promptly deliver receipts t il to make payment of any taxes, other charges neutrical any taxes,	therefor assess- fix the first the f	eneticiary or the trustee shall exect of default and his election to y the obligation secured hereby	sell the said described rea
ke s lthe	amount so paid, with interest	beneficiary with lunds with why, at its option, make payment t	hich to 86 795	ose this trust deed in the manner	as then required by law and
st de	ed, without waiver of any ri	come a part of the debt secured t	by this the default of the	the trustee has commenced lored time prior to 5 days before the d or any other person so privileged laults. If the default consists of r	osure by advertisement and ate the trustee conducts the by ORS 86.751
ie ex	tent that they are bound to	as the grantor, shall be bound	to the not then be due to	e at the time of the cure other i	y be cured by paying the
ler a stitut	all sums secured by this trust	of shall, at the option of the benef deed immediately due and navel	liciary, defaults the	t deed. In any case, in addition	mance required under the
itta .	and in costs, fees and	expenses of this trust including th osts and expenses of the trustee inc s obligation and trustee's and atto	together with trust	lee's and attorney's fees not excee	ding the amount of the trust deed
7	ary incurred.	o and indittees and affo.	orney's place designment	ise, the sale shall be held on the	date and at the time and
suit	for the foreclosure of this de	eticiary or trustee may appear, incl eed, to pay all costs and experience	uding shall deliver to the	hest bidder for cash, payable at e purchaser its deed in form as	the parcel or parcels at the time of sale. Trustee
Iby	the trial court and in the eve	n this paragraph 7 in all cases sha	all be of the truthfulness	in the deed of any matters of fac thereof. Any person probability	warranty, express or im- t shall be conclusive proof
tees It	our shall adjudde reasonable on such appeal, is mutually agreed that	as the beneliciary's or trustee's a	e ap- attor- shall apply the pro	rustee sells pursuant to the power creds of sale to payment of (1)	le. rs provided herein, trustee
the	In the event that any portion right of eminent domain or co	n or all of said property shall be to ondemnation, beneficiary shall have for any portion of the monitor	taken deed as their interest	ins subsequent to the interest of	deed. (3) to all persons
70 3	ll reasonable costs, expenses a by grantor in such proceeding	and attorney's lee necessarily pai	uired surplus, id or 16. Benelicia	the grantor or to his successor in	interest entitled to such
	y it lirst upon any reasonable he trial and appellate courts, such proceedings, and the	and attorney's less necessarily pai 165, shall be paid to beneliciary Costs and expenses and attorney's necessarily paid or incurred by L alance applied upon the indebted its own expense, so take such act be necessary in obtaining such a	and under. Upon such fres, fiuster, the latter s	appointment, and without con- shall be vested with all title point	veyance to the successor
	ereby; and granter agrees, at	alance applied upon the indebted its own expense, to take such act be necessary in obtaining such or request.	iness and substitution sha tions which when small	tein named or appointed hereunde all be made by written instrument	r. Each such appointment
d by in t in t d h xecu	promptly upon beneficiary's	request.	com- which the mouth	ed in the mortgage records	on commenter and
d by in t in t d h xecu tion, 9, 9, pa emen	At any time and from time t syment of its fees and presen at (in case of full reconveyance)	be necessary in obtaining such of request. to time upon written request of b tation of this deel and the note es, for cancellation), without affect nen: of the indebtedness, frusteer or plat of said property; (b) join	of the successor trust of the successor trust for acknowledged is more		end duty of counties in

-----

8506 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 hes 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 represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named es a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written, \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary AUST comply with the Act and Regulation by making raquired disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Girard (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF XXXXXXXX California ) ss. 1.85. County of Napa County of ..... This instrument was acknowledged before me on ..... This instrument was acknowledged before me on - Colleen Le leithis Worare Public for XX628X Notary Fublic for Oregon (SEAL) Official Seal alifornia My commission expires: My Committee put exprintes 10-13-90 P 1175 TATE NAPA COUNTY HEQUEST FOR FULL RECONVEYANCE My Comm. Expires Oct. 13, 1900 To be used only when obligations have been paid. Trustee TO: ..... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and catistied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ...... DATED: Beneficiary Do not lose or destray this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mad STATE OF OREGON, ss. TRUST DEED County of ......Klamath (FORM No. 881) I certify that the within instrument was received for record on the .l6th.day STEVENS-NESS LAW PUB. CO., P of ......, 19...89., S. A. Girard at .2:11..... o'clock .... PM., and recorded SPACE RESERVED Grantor FOR ment/microfilm/reception No. 254....., Marian R. Schluchter RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO ....Evelyn...Biehn, ...County...Clerk ..... Marian R. Schluchter 2604 Autumn By Austran Multinalese Deputy Klamath Fails, OR 97601 Fee \$13.00